

CERTIFICATE OF JUDGMENT

418

The State of Alabama, }
Baldwin County

Circuit Court, APRIL Term, 19 38.

TAYLOR, LOWENSTEIN & COMPANY, a Co-

Partnership,

PLAINTIFF.

Vs.

HENRY HUNTER,

DEFENDANT.

I, R. S. DUCK, Clerk of the Circuit Court of Baldwin County,

Alabama, do hereby certify that on the 12th day of April, 19 38,

a Judgment was rendered by said Court in the above stated cause, wherein

TAYLOR, LOWENSTEIN & COMPANY, a Co-Partnership,

was Plaintiff and HENRY HUNTER

was Defendant, in

favor of the said Plaintiff and against the said Defendant for the sum of

ONE THOUSAND TWELVE & 42/100 DOLLARS,

and for the sum of TWELVE & 05/100 DOLLARS,

the costs in said suit and that

J. B. BLACKBURN

is the Attorneys of record for the Plaintiff

in said cause.

Witness my hand this 12th day of April, 19 38.

Clerk, Circuit Court, Baldwin County, Alabama.

CERTIFICATE OF JUDGMENT

**TAYLOR, LOWENSTEIN &
COMPANY, a Co-Partnership,**

Plaintiff

Vs.

HENRY HUNTER,

Defendant

MOORE PRINTING CO., BAY MINETTE, ALA.

STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Henry Hunter to appear within thirty days from the service of this writ in the Circuit Court to be held for said county at the place of holding same, then and there to answer the complaint of Taylor, Lowenstein and Company, a Co-Partnership composed of Thomas J. Taylor, Aaron A. Lowenstein and Sidney Lowenstein.

 R. S. Leach
Circuit Clerk.

: :

TAYLOR, LOWENSTEIN AND COMPANY,
a Co-Partnership Composed of
Thomas J. Taylor, Aaron A.
Lowenstein and Sidney Lowenstein,

Plaintiff,

VS.

HENRY HUNTER,

Defendant.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.
AT LAW. NUMBER 418

1. The Plaintiff claims of the Defendant One Hundred Dollars (\$100.00) due by a promissory waive note made by the Defendant on the 23rd day of March, 1932, and payable to the Plaintiff on June 15, 1932, which said note is the property of the Plaintiff and which is still due and unpaid, together with interest thereon from March 23, 1932. Plaintiff further avers that in and by the terms of said note the Defendant waived all rights of exemption as to this debt and also agreed to pay a reasonable attorney's fee for the collection of same, which attorney's fee the Plaintiff alleges to be \$15.00 and which it herewith claims.

2. The Plaintiff claims of the Defendant One Hundred Dollars (\$100.00) due by a promissory waive note made by the Defendant on the

23rd day of March, 1932, and payable to the Plaintiff on July 15, 1932, which said note is the property of the Plaintiff and which is still due and unpaid, together with interest thereon from March 23, 1932. Plaintiff further avers that in and by the terms of said note the Defendant waived all rights of exemption as to this debt and also agreed to pay a reasonable attorney's fee for the collection of same, which attorney's fee the Plaintiff alleges to be \$15.00 and which it herewith claims.

3. The Plaintiff claims of the Defendant One Hundred Dollars (\$100.00) due by a promissory waive note made by the Defendant on the 23rd day of March, 1932, and payable to the Plaintiff on August 15, 1932, which said note is the property of the Plaintiff and which is still due and unpaid, together with interest thereon from March 23, 1932. Plaintiff further avers that in and by the terms of said note the Defendant waived all rights of exemption as to this debt and also agreed to pay a reasonable attorney's fee for the collection of same, which attorney's fee the Plaintiff alleges to be \$15.00 and which it herewith claims.

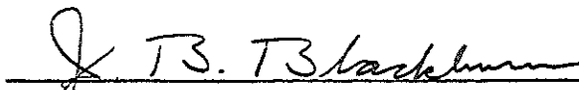
4. The Plaintiff claims of the Defendant One Hundred Dollars (\$100.00) due by a promissory waive note made by the Defendant on the 23rd day of March, 1932, and payable to the Plaintiff on September 15, 1932, which said note is the property of the Plaintiff and which is still due and unpaid, together with interest thereon from March 23, 1932. Plaintiff further avers that in and by the terms of said note the Defendant waived all rights of exemption as to this debt and also agreed to pay a reasonable attorney's fee for the collection of same, which attorney's fee the Plaintiff alleges to be \$15.00 and which it herewith claims.

5. The Plaintiff claims of the Defendant One Hundred Dollars (\$100.00) due by a promissory waive note made by the Defendant on the 23rd day of March, 1932, and payable to the Plaintiff on October 15, 1932, which said note is the property of the Plaintiff and which is still due and unpaid, together with interest thereon from March 23, 1932. Plaintiff further avers that in and by the terms of said note the Defendant waived all rights of exemption as to this debt

and also agreed to pay a reasonable attorney's fee for the collection of same, which attorney's fee the Plaintiff alleges to be \$15.00 and which it herewith claims.

6. The Plaintiff claims of the Defendant One Hundred Dollars (\$100.00) due by a promissory waive note made by the Defendant on the 23rd day of March, 1932, and payable to the Plaintiff on November 15, 1932, which said note is the property of the Plaintiff and which is still due and unpaid, together with interest thereon from March 23, 1932. Plaintiff further avers that in and by the terms of said note the Defendant waived all rights of exemption as to this debt and also agreed to pay a reasonable attorney's fee for the collection of same, which attorney's fee the Plaintiff alleges to be \$15.00 and which it herewith claims.

7. The Plaintiff claims of the Defendant One Hundred Dollars (\$100.00) due by a promissory waive note made by the Defendant on the 23rd day of March, 1932, and payable to the Plaintiff on December 15, 1932, which said note is the property of the Plaintiff and which is still due and unpaid, together with interest thereon from March 23, 1932. Plaintiff further avers that in and by the terms of said note the Defendant waived all rights of exemption as to this debt and also agreed to pay a reasonable attorney's fee for the collection of same, which attorney's fee the Plaintiff alleges to be \$15.00 and which it herewith claims.



Attorney for Plaintiff.

Defendant resides at Montrose, Alabama.

RECORDED *Under*
11/11/35 8-1570

SUMMONS AND COMPLAINT.

TAYLOR, LOWENSTEIN AND COMPANY,
a Co-Partnership composed of
Thomas J. Taylor, Aaron A.
Lowenstein and Sidney Lowenstein,

Plaintiff,

VS.

HENRY JONPPEK,
Defendant.

*Executed by
bearing a Copy
of the said Plaintiff
for Henry Jonppek
this 19th day of Dec, 1935
J. B. Blackburn
By: J. B. Blackburn*

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.

AT LAW, NUMBER 418

Filed
J. B. Blackburn
18/1935

J. B. BLACKBURN
ATTORNEY AT LAW
BAY MINETTE, ALABAMA

Montrose 8-150

SUMMONS AND COMPLAINT.

TAYLOR, LOWENSTEIN AND COMPANY,
a Co-Partnership composed of
Thomas J. Taylor, Aaron A.
Lowenstein and Sidney Lowenstein,

Plaintiff,

VS.

HENRY HUNTER,

Defendant.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.

AT LAW. NUMBER 415

Executed by
serving a copy
of the above complaint
on Henry Hunter
this 19th day of Feb 1938
J. B. Blackburn
By: Taylor & Lowenstein

Filed Feb 18 1938
J. B. Blackburn

J. B. BLACKBURN
ATTORNEY AT LAW
BAY MINETTE, ALABAMA

The State of Alabama,

CIRCUIT COURT

Calhoun COUNTY.

April, Term, 19*18*

Taylor, Lumbermen & Company
 No. *418* vs. *Plaintiff*

Henry Hunter
Defendant

BILL OF COSTS

	@	Amount		SHERIFF'S FEES	@	Amount
1 Issuing.....Summons and Complaint.....	\$1	25	1	Levying..... Attachment.....	\$3	00
2 Issuing.....copies thereof.....	30	30	2	Entering and returning..... Attachment.....	25	
3 Making every copy thereof, when over 200 words, per 100 words.....	15		3	Summoning..... garnishee and return.....	1	50
4 Entering..... Sheriff's return or copy thereof.....	20	20	4	Serving..... Summons and Return.....	1	50
5 Docketing cause, to be charged but once.....	25	25	5	Serving..... Subpoenas.....	65	
6 Entering Appearance.....	20		6	Impaneling jury.....	75	
7 Filing.....pleas, demurrer and other pleadings, for each.....	10	20	7	Making deed.....	2	50
8 Every trial, with or without jury, and its incidents, not including judgments by default or nil dicit.....	75	75	8	Serving Summons, forcible entry, etc.....	1	50
9 Entering..... Continuance (each).....	10		9	Executing writ of restitution or possession.....	5	00
10 Entering..... judgment, (each).....	30	30	10	Collecting execution for cost.....	1	50
11 Entering any other order of Court (each).....	30	30	11	Serving..... Sci. Fa., notices, etc.....	1	50
12 Issuing..... Scire Facias, or notice in the nature thereof (each).....	75		12	Serving any summons not provided for and return.....	1	50
13 Issuing..... Execution or copy thereof (each).....	50		13	Serving..... attachment for contempt.....	1	50
14 Entering return, or copy thereof, for each 100 words, 15 cts; but in no case less than.....	20		14	Taking and approving..... bond.....	1	00
15 Recording award of arbitrators, referees, auditors, etc., for each 100 words.....	15		15	Seizing personal property in detinue.....	3	00
16 Issuing execution or attachment thereon, and entering return.....	1	00	16	Collecting money under execution, 5% first \$200.00; 4% to \$500.00; 3% all over \$500.00.....		
17 Taking bond for certiorari supersedeas, or appeal, or copy thereof and filing same.....	75		17	Selling property attached, same for selling under execution.....		
18 Issuing..... Subpoenas for Witness (each).....	30		18	Former Sheriff's fees.....		
19 Administering an oath, not relating to a trial pending and certifying the same.....	25			Total Sheriff's Fees.....		1 00
20 Issuing..... Attachment and taking bond (each).....	1	00		RECAPITULATION		
21 Filing..... papers in attachment (each).....	10		1	Clerk's Fees.....		7 05
22 Issuing..... Summons for garnishee (each).....	50		2	Clerk's Fees.....		1 50
23 Swearing and taking examination for Garnishee and recording same, for each 100 words 15 cts; but not less than.....	50		3	Sheriff's Fees.....		
24 Order to advertise, or order of survey, or copy thereof.....	50		4	Sheriff's Fees.....		
25 Certificate of Judgment.....	50	50	5	Witness Fees in Circuit Court.....		
26 Recording each surveyor and surveyor's report or copy thereof, each 100 words 15 cts; but not less than.....	25		6	Justice of the Peace Fees.....		
27 Issuing..... Commission to take depositions, or copy thereof.....	75		7	Witness Fees, in Justice of the Peace Court.....		
28 Making copy of interrogatories accompanying commission.....	50		8	Commissioner's Fees.....		
29 Or for each 100 words.....	15		9	Commissioner's Residence.....		
30 Filing..... packages of depositions (each).....	10		10	Constable's Fees.....		
31 Indorsing..... package of depositions, opened (each).....	10		11	Garnishee's Fees.....		
32 Issuing..... writ of ad quod damnum or writ in the nature thereof.....	75		12	Printer's Fees.....		
33 Recording the return and inquest thereon.....	50		13	Stenographer's Fees.....		
34 Or for each 100 words.....	15		14	Trial Tax.....		3 00
35 Issuing..... Writ of certiorari, prohibition, mandamus, or writ in the nature thereof.....	75			Total Fees.....		12 05
36 Filing the same and entering return.....	15		15	Judgment.....		
37 Making a complete record of a cause or copy thereof, for each 100 words.....	15	3 00	16	Date.....		
38 Making copy of any paper not herein provided for, for each 100 words.....	15		17	Interest.....		
39 Making each certificate requiring the seal of office, and affixing seal.....	50		18	Damages.....		
40 Taking any bond not otherwise provided for.....	75			Total Judgment.....		
41 Making..... necessary certificates not otherwise provided for (each witness).....	25			Interest and Damages.....		
42 For certifying abstract, in lieu of fees for transcript under section 2351 of the Code.....	5	00		Grand Total.....		
43 Record for Supreme Court, for each 100 words.....	15					
44 Each additional copy thereof, for each 100 words.....	05					
45 Collecting money on judgments wherein said judgment has not been paid within 30 days after rendition, one half the per cent allowed sheriffs for same services for collecting money on execution.....						
Total Clerk's Fees.....		7 05				

No. 418

Page

The State of Alabama,

Baldwin County

CIRCUIT COURT

Taylor Lamination
& Co.

Plaintiff

vs.

Harvey Hunter

Defendant

CIVIL COST BILL

April Term, 1925

Fee Book, page

D. B. Blackburn

Plaintiff's Attorney.

Defendant's Attorney.

I certify that the within is a true and correct Bill of Costs in the within styled case.

ATTEST:

Clerk Circuit Court, Ala.

Received payment, this _____ day of _____

ATTEST:

Clerk Circuit Court, Ala.

418

THE STATE OF ALABAMA,
Baldwin County.

No. 418 **CIRCUIT COURT**
Spring Term, 1938

To Any Sheriff of the State of Alabama, Greeting:

You are hereby commanded, That of the goods and chattels, lands and tenements of
Taylor, Lowenstein & Co., a Corp. Plaintiff in the suit,
you cause to be made the sum of Twelve & 75/100 (\$12.75) Dollars,
costs of suit, created by said Plaintiff, for that, whereas, on the 12 day of
April 1938, the said Plaintiff recovered by the Judgment of the said Circuit Court
of said County, against Henry Sauter
Defendant.

to the suit, the sum of One Thousand Twelve & 42/100 Dollars,
besides Twelve & 75/100 (\$12.75) Dollars, costs of suit;
upon which Judgment an Execution has been issued and returned by the Sheriff, "No property found."

AND HAVE YOU THAT MONEY ready to render to _____
Clerk of said Court, and make return of this Writ and the Execution thereof, according to law.
Witness my hand this 29 day of July 1938

R.S. Dush Clerk

CLERK'S FEES	Dollars		SHERIFF'S FEES		Dollars		
		Cts				Cts	
For every Summons and Complaint	\$1	25	For Levying an Attachment	\$3	00		
Each copy thereof		30	Entering and Returning Attachment		25		
Entering a Sheriff's Return		20	Summoning Garnishee	1	50	4 50	
Docketing		25	Serving Summons on Writ	1	50		
Entering Appearance		20	Serving Notice Sci. Fa. Notice, etc.		65		
Filing		10	Serving Subpoenas		65		
Every Order made in Court		30	Empanelling Jury		75		
Copy thereof		25	Entering and Returning Execution		25		
Every Trial with or without Jury		75	Collecting Costs Execution	1	50	1 50	
Entering up Judgment or copy thereof		30	Executing a Writ of Possession	2	50		
Issuing Execution		50	Taking and Approving Bonds	1	00		
Docketing Execution		25	Commissions				
Entering Return on Execution		20	Sheriff's Commission for Property Sold Under Attachment			3 00	
Issuing Subpoenas		30	Seizing Personal Property on Writ of Detinue	3	00		
Administering Oath		25	RECAPITULATION				
Issuing Each Attachment Taking Bond	1	00	Clerk's Fees			7 75	
Filing Attachment		10	Sheriff's Fees			3 00	
Each Summons for Garnishee		50	Justice's Fees				
Each copy		50	Witness Fees in Justice of Peace Court				
Notice to Deft. in Garnishee on Summons and Copy, per 100 words		20	Constable's Fees				
Commissions to take Depositions or copy		75	Commissioner's Fees				
Order to Execute Writ of Inquiry		30	Printer's Fees				
Copy of Interrogators, 15c per hundred words or		50	Witness Fees in Circuit Court				
Filing each Deposition and endorsing same		20	Former Clerk's Fee				
Final Record, per hundred words		15	Stenographers's Fees	5	00		
Every Certificate		50	Trial Tax	3	00	3 00	
Taking Bond not otherwise provided for		75					
Witness Certificates		25					
Continuance		10					
Certificate of Judgment		50					
Order of Publication	1	00					
	9	95				12 75	

THE STATE OF ALABAMA,
Baldwin County

By virtue of the within execution, I have at

o'clock, 11th M., this August day of 1938 levied

~~Returned~~ Collected \$13.85 as named herein
and turned same over to R.S. Duck - Clerk
of the Circuit Court.

M. A. Hulkins Sheriff

COLLECTION COSTS FROM

The State of Alabama,
BALDWIN COUNTY

I hereby certify that the within
and costs in this case are correct, and there was
waiver of exemption as to personal prop-
erty under the Constitution and Laws of Ala-
bama.

This day of 1938
Clerk.

Received in office 7/29/38
M. A. Hulkins Sheriff

Sheriff's Execution Docket, Page 147
Sheriff's Fee Book, Page

No. 418 Page
THE STATE OF ALABAMA,
BALDWIN COUNTY
CIRCUIT COURT

Taylor, Grumblers & Co., a
Corp. Plaintiff
vs.
Henry Beuter Defendant

Civil Execution for Costs
Against Plaintiff

Costs \$ 13.85
Civil Fee Book Page 418
Execution Docket Page
Filed July 29, 1938
R.S. Duck Clerk.

J. B. Blalock Plaintiff's Attorney
 Defendant's Attorney

THE STATE OF ALABAMA,
Baldwin County

By virtue of the within execution, I have at

o'clock, 7th M., this August day of 1938 levied

~~Attest~~ Collected \$13.85 as named herein
and turned same over to R.S. Duck - Clerk
of the Circuit Court.

M. H. Wilkins Sheriff

COLLECTION COSTS FROM

The State of Alabama,
BALDWIN COUNTY

I hereby certify that the within
and costs in this case are correct, and there was
waiver of exemption as to personal prop-
erty under the Constitution and Laws of Ala-
bama.

This 7 day of August 1938

Clerk.

Received in office 7/29/38

1938

M. H. Wilkins

Sheriff

Sheriff's Execution Docket, Page 147

Sheriff's Fee Book, Page

Page

No. 478
THE STATE OF ALABAMA,
BALDWIN COUNTY
CIRCUIT COURT

Taylor, Grandson & Co., a
Corp. Plaintiff

vs.

Henry Hunter Defendant

Defendant

Civil Execution for Costs
Against Plaintiff

Costs \$ 13.85

Civil Fee Book Page 418

Execution Docket Page

Filed July 29, 1938

R. S. Duck Clerk.

J. B. Blalock
Plaintiff's Attorney

Defendant's Attorney

Taylor, Lowenstein & Co.
Naval Stores Factors and Exporters
Mobile, Ala.

\$100.00

Mobile, Ala. March 23rd. 1932

On June 15, 1932

after date I

promise to pay to Taylor, Lowenstein & Company

or order

-----One Hundred and no/100-----
With interest at 8% per annum, payable semi-annually

Dollars

The parties to this instrument, whether maker, endorser, surety or guarantor, each for himself hereby severally agrees to pay this note and waives as to this debt, all right of exemption under the Constitution and Laws of Alabama or any other State, and they each severally agree to pay all costs of collecting or securing, or attempting to collect or secure this note, including a reasonable attorney's fee whether the same be collected or secured by suit or otherwise. And the maker, endorser, surety or guarantor of this note severally waives demand, presentment, protest, notice of protest, suit and all other requirements necessary to hold them.

Value received: negotiable and payable at
Office of Taylor, Lowenstein & Co.,
Mobile, Ala.

Henry Hurst

No. _____ Due _____

Taylor, Lowenstein & Co.
Naval Stores Factors and Exporters
Mobile, Ala.

\$100.00

Mobile, Ala. March 23rd, 1932

July 15, 1932

after date I

promise to pay to Taylor, Lowenstein & Company

or order

-----One Hundred and no/100-----
With interest at 8% per annum, payable semi-annually

Dollars

The parties to this instrument, whether maker, endorser, surety or guarantor, each for himself hereby severally agrees to pay this note and waives as to this debt, all right of exemption under the Constitution and Laws of Alabama or any other State, and they each severally agree to pay all costs of collecting or securing, or attempting to collect or secure this note, including a reasonable attorney's fee whether the same be collected or secured by suit or otherwise. And the maker, endorser, surety or guarantor of this note severally waives demand, presentment, protest, notice of protest, suit and all other requirements necessary to hold them.

Value received: negotiable and payable at
Office of Taylor, Lowenstein & Co.,
Mobile, Ala.

Henry Hurst

No. _____ Due _____

Taylor, Lowenstein & Co.
Naval Stores Factors and Exporters
Mobile, Ala.

\$ 100.00

Mobile, Ala. March 23rd, 1932

On August 15, 1932

after date I

promise to pay to Taylor, Lowenstein & Company

or order

-----One Hundred and no/100-----
With interest at 8% per annum, payable semi-annually

Dollars

The parties to this instrument, whether maker, endorser, surety or guarantor, each for himself hereby severally agrees to pay this note and waives as to this debt, all right of exemption under the Constitution and Laws of Alabama or any other State, and they each severally agree to pay all costs of collecting or securing, or attempting to collect or secure this note, including a reasonable attorney's fee whether the same be collected or secured by suit or otherwise. And the maker, endorser, surety or guarantor of this note severally waives demand, presentment, protest, notice of protest, suit and all other requirements necessary to hold them.

Value received: negotiable and payable at
Office of Taylor, Lowenstein & Co.,
Mobile, Ala.

Henry Hurst

No. _____ Due _____

Taylor, Lowenstein & Co.
Naval Stores Factors and Exporters
Mobile, Ala.

\$100.00

Mobile, Ala. March 23, 1932

On September 15, 1932 after date I

promise to pay to Taylor, Lowenstein & Company----- on order

-----One Hundred and no/100----- Dollars
With interest at 8% per annum, payable semi-annually

The parties to this instrument, whether maker, endorser, surety or guarantor, each for himself hereby severally agrees to pay this note and waives as to this debt, all right of exemption under the Constitution and Laws of Alabama or any other State, and they each severally agree to pay all costs of collecting or securing, or attempting to collect or secure this note, including a reasonable attorney's fee whether the same be collected or secured by suit or otherwise. And the maker, endorser, surety or guarantor of this note severally waives demand, presentment, protest, notice of protest, suit and all other requirements necessary to hold them.

Value received, negotiable and payable at
Office of Taylor, Lowenstein & Co.,
Mobile, Ala.

Henry Smith

No. _____ Due _____

Taylor, Lowenstein & Co.
Naval Stores Factors and Exporters
Mobile, Ala.

\$100.00

Mobile, Ala. March 23, 1932

On October 15, 1932 after date I

promise to pay to Taylor, Lowenstein & Company----- on order

-----One Hundred and no/100----- Dollars
With interest at 8% per annum, payable semi-annually

The parties to this instrument, whether maker, endorser, surety or guarantor, each for himself hereby severally agrees to pay this note and waives as to this debt, all right of exemption under the Constitution and Laws of Alabama or any other State, and they each severally agree to pay all costs of collecting or securing, or attempting to collect or secure this note, including a reasonable attorney's fee whether the same be collected or secured by suit or otherwise. And the maker, endorser, surety or guarantor of this note severally waives demand, presentment, protest, notice of protest, suit and all other requirements necessary to hold them.

Value received, negotiable and payable at
Office of Taylor, Lowenstein & Company
Mobile, Ala.

Henry Smith

No. _____ Due _____

Taylor, Lowenstein & Co.
Naval Stores Factors and Exporters
Mobile, Ala.

\$100.00

Mobile, Ala. March 23, 1932

On November 15, 1932 after date I

promise to pay to Taylor, Lowenstein & Company----- on order

-----One Hundred and no/100----- Dollars
With interest at 8% per annum, payable semi-annually

The parties to this instrument, whether maker, endorser, surety or guarantor, each for himself hereby severally agrees to pay this note and waives as to this debt, all right of exemption under the Constitution and Laws of Alabama or any other State, and they each severally agree to pay all costs of collecting or securing, or attempting to collect or secure this note, including a reasonable attorney's fee whether the same be collected or secured by suit or otherwise. And the maker, endorser, surety or guarantor of this note severally waives demand, presentment, protest, notice of protest, suit and all other requirements necessary to hold them.

Value received, negotiable and payable at
Office of Taylor, Lowenstein & Co.,
Mobile, Ala.

Henry Smith

No. _____ Due _____

Taylor, Lowenstein & Co.
Naval Stores Factors and Exporters
Mobile, Ala.

100.00

Mobile, Ala. March 23 1932

On December 15, 1932 after date I

promise to pay to Taylor, Lowenstein & Company----- on order

-----One Hundred and no/100----- Dollars

With interest at 8% per annum, payable semi-annually

The parties to this instrument, whether maker, endorser, surety or guarantor, each for himself hereby severally agrees to pay this note and waives as to this debt, all right of exemption under the Constitution and Laws of Alabama or any other State, and they each severally agree to pay all costs of collecting or securing, or attempting to collect or secure this note, including a reasonable attorney's fee whether the same be collected or secured by suit or otherwise. And the maker, endorser, surety or guarantor of this note severally waives demand, presentment, protest, notice of protest, suit and all other requirements necessary to hold them.

Value received, negotiable and payable at
**Office of Taylor, Lowenstein & Co.,
Mobile, Ala.**

Henry Smith

No. _____ Due _____