Cell

RALPH YOUNG Plaintiff

٧s

JOSEPH POSE Defendant.

WARNER BECKHAM, et àl Garnishee. Comes WARWER BECKHAM, garnishee, in the above styled cause and for answer to the writ of garnishment served upon him says that he was not indebted to the defendant in any sum at the time of the service of the garnishment, or at the time of making his answer, or at any time intervening; that he will not be indebted in future by a contract exsisting at the time of service of this summons, or at any time since and that he has not in his possession, or under his control, personal or real property, or things in action belonging to the said Joseph Pose.

And garnishee, having fully answered, prays to be discharged with his reasonable costs in this behalf expended.

Garnishee

Subscribed and sworn to before me on this the 30 Than of

Argust, Mineteen Hundred and Forty One.

Notary Public, Mobile County, Alabama



RALPH YOUNG Plaintiff

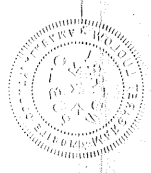
ve

Joseph Pose Defendant

Warner Beckham Garnishee

ANSWER OF GARNISHEE

Librel Teptember 4/94/ R.S. Derch Chick



RALPH YOUNG,

Plaintiff,

Vs.

JOSEPH POSE,

Defendant

WARNER BECKHAM,

Garnishee.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

Comes Warner Beckham, garnishee in the above entitled cause, and for answer to the writ of garnishment issued in this cause and served on him as garnishee on the 17th day of July, 1941, says that he was not indebted to the defendant at the time of the service of this garnishment and that he is not indebted to the defendant at the time of making this answer, and was not indebted at any time intervening between the time of the service of the garnishment and the making of the answer, nor will he be indebted in the future to the said defendant by contract existing at the time of the service of the garnishment and making this answer, and that he has not in his possession or under his control, any personal or real property or things in action belonging to said defendant.

Warner Beekhum

Subscribed and sworn to before me this 21st day of August, 1941.

Notary Public, Mobile County, Alahama.

Answer of Garnishee

Filed August 22, 1941

R.S. Sheel Clerk.

Ralph Young,

Plaintiff,

VS.

Joseph Pose,

Defendant,

Warner Beckham,

Carnishee.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

In this case, the garnishee having answered not indebted and the plaintiff having contested the garnishee's answer, the parties do hereby agree that in substitution of any other judgment rendered against the garnishee, the Court may enter the following order:

"The garnishee having paid to the plaintiff the sum of \$15.00, the receipt of which is hereby acknowledged, which amount the plaintiff agrees to accept in full discharge of the garnishee's liability in this cause,

It is therefore by consent of the parties, ordered, adjudged and decreed that the garnishee be and is hereby discharged. Dated this 7 day of Odvher, 1942.

McCorvey, McLeod, Turner & Rogers,

I hereby acknowledge receipt of the payment of the aforesaid \$15.00.

This 1st day of October, 1942.

The State of Alabama, BALDWIN COUNTY

CIRCUIT COURT BALDWIN COUNTY

JULY, 1941. TERM, 192#

WHEREAS, At a	regular November	5. Term 1661	of the Circ	uit Court of F	Saldwin Country
to-wit: On the 5t					
said term RALPE	•				
			and the processing and the second		
general de la composition della composition dell	JOSEPH P	OSE			
recovered judgment agai	nst			· · · · · · · · · · · · · · · · · · ·	••••••
The Control of the Co					
for the sum of ONE	HUNDRED FIFTY	TWO & 20/10	0	Dallara	
and affidavit having bee					
that process of garnishm following named persons	ent is believed to be n	ecessary to obtain	satisfaction of	such Judgme	nt, and that the
astro.	BECKHAM, 11 Hi				
76.2 60.2	<u></u>			***************************************	
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has or is believed to ha					
or effects belonging to					
	of personal property of personal property of re Hereby Comman BECKHAM, 11 Hi	or which is payabl ded to Summon	e in personal p	roperty.	
	•				
to be and appear before	the honorable the Circ	uit Court for Balo	lwin County, a	t the Court H	ouse thereof, in
the City of Bay Minette, of then and there within the	on the three first days of the	Monday in term, to answer of	on oath, whether	er at the time	A. D. 192 of the service of
the garnishment, or at th	ie time making <u>hi</u>	sanswer, or	at any time in	tervening the	time of serving
the garnishment and ma	king the answer	≸ he was	##	indebted to	said defendant
	and whether	he	will not be in	debted in fut	ure to said de-
fendant is, or are, liable to said d may be discharged by the	efendants for the delix delivery of personal p	very of personal property, or which	roperty, or for is payable in p	the payment of ersonal proper	of money which y, and whether
he has	not in nis	possession or	under his	co	ntrol money or
effects belonging to the d	efendant Joseph	rose.			***********
Herein fail not, an	d have you then and DUCK,	there this Writ.			
Witness, ##W##	TEHERSON; Clerk of	f said Court, this.	5th		······································
	July, 1941				
ssued 5th	day of	July	A	. D. 1924 1	941.
	ATTI				
			70	S. Dun	
			/ L:	a. Llener	Clerk.

Received in Sheriff's Office this 5 day of July, 194/ W. R. STUART, Sheriff

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Circuit Court, Baldwin County

No. $611\frac{1}{2}$ -B.

RALPH YOUNG, Plaintiff,

VS. } GARNISHMENT ON JUDGMENT JOSEPH POSE,

Defendant,

WARNER BECKHAM,

Garnishee.

Issued 5th day of July 1921

Returnable day of 192

Richard of Memories.

Gill Pig. Co., Mobile

R

RALPH YOUNG,

Plaintiff,

vs.

JOSEPH POSE,

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

Defendant

WARNER BECKHAM,

Garnishee

Comes Ralph Young, Plaintiff in the above entitled cause, and joins issue with Warner Beckham, Garnishee, and says that Garnishee was indebted to the Defendant at the time of this garnishment.

Plaintiff demands that Garnishee make an oral answer at the next term of Court and that he disclose fully and completely the personal and real property belonging to the Defendant.

Ralph Zong

Subscribed and sworn to before me this / ? = day of Ocf , 1941.

Notary Public, Baldwin County, Alabama

Ralph young

Rapuch Rapuch

	Ф	
RALPH YOUNG Plaintiff)	IN THE CIRCUIT COURT OF
vs)	BALDWIN COUNTY, ALABAMA
JOSEPH POSE	•)	_
Defendant.)	AT LAWNO. 6112-B
WARNER BECKHAM Garnishee.)	
)	

NOTICE TO DEFENDANT OF ISSUING GARNISHMENT
TO JOSEPH POSE:-

You will take notice that affidavit having been made in the above stated cause, by RICHARD J. DEMEREE, that WARNER BECKHAM, 11 Highland Avenue, Mobile, Alabama, is supposed to be indebted to the said defendant, JOSEPH POSE, or have effects of the said JOSEPH POSE, in his possession, or under his control, and that he believes that process of garnishment is necessary against the said WARNER BECKHAM, 11 Highland Avenue, Mobile, Alabama, to obtain satisfaction of said judgment.

That Writ of Garnishment has this day been issued to the said WARNER BECKHAM, ll Highland Avenue, Mobile, Alabama, commanding him to be and appear before the Circuit Court to be holden for Baldwin County, Alabama, and within thirty days after service thereof, then and there to answer on oath what he is indebted to the said JOSEPH POSE at the time of service of this Writ of Garnishment, or at the time of making his answer, and whether he will not be indebted in future to him by a contract then existing, and whether he has not in his possession or under his control, personal or real property or things in action belonging to the defendant, JOSEPH POSE.

WITNESS my hand this the 5 day of July 1941.

R. S. DUCK, Clerk of Circuit Court, Baldwin County, Alabama

Received in Sheriff's Office W. R. STIGART, Sheriff

Executed this 29th clay of July 1941/ly. Sering a capy of within Sherff By B. J. fliceur

NOTICE TO DEFENDANT OF ISSUING

OF GARNISHMENT

RALPH YOUNG

 $\overline{\mathbb{V}}$.

JOSEPH POSE

Mr. Warner Beckham, 11 Highland Avenue, Mobile, Alabama,

IN THE JUSTICE OF THE PEACE COURT IN AND FOR PRECINCT 10 BALDAIN CC.

Personally appeared before the undersigned, an officer duly authorized to minister oaths, Richard J. Demeree, Attorney for the Plaintiff in the above stated cause who being by me duly sworn, according to law on oath, says that on the 5th day of November, 1940 judgement in the amount of One Hundred Fifty-two and 20/100 Dollars (\$152.20), together with court costs was entered for the Plaintiff against the Defendant therein and that said debt is just, due and owing; that he has reason to believe and does verily believe that the said Defendant will not have sufficient money or property in his possession or upon which levy can be made; Plaintiff has reason to believe and does verily believe that another, towit: WARNER BECKHAM, Il Highland Avenue, Mobile, Alabama and employed with the Bender Welding Company, Mobile, Alabama, hereby named as garnishee, has money and credits in his possession, custody and control belonging to Defendant or is indebted to the Defendant and that such is subject to the process of garnishment.

WHEREFORE, Plaintiff prays that the court issue forthwith writ of Garnishment against said garnishee above named requiring day of him to be and appear in this court on the , 1941 and then and there to answer and disclose what money or credit subjectto process of garnishment he has in his possession, custody or control and whether he is indebted to Defendant in any sum or sums at the time of the service of the Writ of Garnishment and that he hold the same subject to the judgement rendered in this cause and upon default thereof, judgement will be rendered against him. In particular Plaintiff refers to such a sum of money as may be paid by WARNER BECKHAM for the purchase of property from William Stenzel of Baldwin County, Alabama in which Joseph Pose acted as a real estate broker; such a sum of money as may be the difference between what you pay for the aforesaid property and Six Hundred (\$600.00) Dollars; this being the amount which William

Stenzel in a verified Answer stated that he owed Joseph Pose as Commission or profit.

Plaintiff further demands that in Garnishee's Answer,

Cornishee state the full amount being poid by him in the aforesaid pur
chase.

This the 30 day of June, 1941.

By Attorney for Plaintiff.

STATE OF ALABAMA

COUNTY OF Mobile

Subscribed and sworn to before me this 30 tay of June

Notary Public, Malabama.

My commission expires any 17, 1943.

DEFINATION TOTALES AND THE SECONDARY OF THE SECONDARY OF

RALPH YOUNG, PLAINTIFF.

VS.

JOSEPH POSE,

WARNER BECKHAM, GARNISHEE

AFFIDAVIT

Filed July 3, 194/ A. J. Durch, Club

perus

RALPH YOUNG

 ∇ .

JOSEPH POSE

Mr. Warner Beckham, 11 Highland Avenue, Mobile, Alabama, GARNISHEE

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IN THE JUSTICE OF THE PEACE COURT IN AND FOR PRECINCT 10 BALDWIN CO.

Personally appeared before the undersigned, an officer duly authorized to minister oaths, Richard J. Demerce, Attorney for the Plaintiff in the above stated cause who being by me duly sworn, according to law on oath, says that on the 5th day of November, 1940 judgement in the amount of One Hundred Fifty-two and 20/100 Dollars (\$152.20), together with court costs was entered for the Plaintiff against the Defendant therein and that said debt is just, due and owing; that he has reason to believe and does verily believe that the said Defendant will not have sufficient money or property in his possession or upon which levy can be made; Plaintiff has reason to believe and does verily believe that another, towat: WARNER BECKHAM, 11 Highland Avenue, Mobile, Alabama and employed with the Bender Welding Company, Mobile, Alabama, hereby named as garnishee, has money and credits in his possession, custody and control belonging to Defendant or is indebted to the Defendant and that such is subject to the process of garnishment.

WHEREFORE, Plaintiff prays that the court issue forthwith Writ of Garnishment against said garnishee above named requiring him to be and appear in this court on the day of , 1941 and then and there to answer and disclose what money or credit subject to process of garnishment he has in his possession, custody or control and whether he is indebted to Defendant in any sum or sums at the time of the service of the Writ of Garnishment and that he hold the same subject to the judgement rendered in this cause and upon default thereof, judgement will be rendered against him. In particular Plaintiff refers to such a sum of money as may be paid by WARNER BECKHAM for the purchase of property from William Stenzel of Baldwin County, Alabama in which Joseph Pose acted as a real estate broker; such a sum of money as may be the difference between what you pay for the aforesaid property and Six Hundred (\$600.00) Dollars; this being the amount which William

Stenzel in a verified Answer stated that he owed Joseph Pose as Commission or profit.

Plaintiff further demands that in Garnishee's Answer, Carnishee state the full amount being paid by him in the aforesaid purchase.

This the 3 day of Some, 1941.

RALPH YOUNG

By Melas Maintiff.

STATE OF ALABAMA

COUNTY OF MOBILE

Subscribed and sworn to before me this 3 day of day

1941.

Notary Public, Znitue County, Alabama.

My commission expires aug 17, 1943.

THE STATE OF ALABAMA, No. 611 B CIRCUIT COURT Baldwin County Term, 194

To Any Sheriff of the State of Ala	bama,	Gree	efing	3 :			
You are hereby comm	nanded	, Tha	at ef	the goods and chattels, lands and ten	ieme:	nts o	f
				Plaintiffir			
				•			
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costs of suit, created by said Plaintif	, for	that	t, wł	nereas, on the	(lay o	î
194 Z the sai	d Plai	ntiff		COVER AND THE WAY TO A THE COVER AND THE COV	STATES	com.	Ŧ.
Garnishment	Dism	iss	ed.	ecovered by the Judgment of the said Cir	ne selve	3	
of said County, against Jo	sepn	_PO	se.				-
				Dei	ienda	ınt—	_
to the suit, the sum of					_	. 17	
						ollars	•
besides \$925.				Dollars, cos	ts of	suit	,
THE	16342/WA	55 Ye	een as	David returned by the Sheriffy Norproper			,
abou Minere and an entering and an arrange and an arrange and arrange and arrange and arrange and arrange and arrange	-MA-2710E		NHE.	rsvio termineo ox vitezziteriti. 1700 bi ober	TAXTO	variace	
AND HAVE YOU THAT MC	NEY 1	eady	y to	render to R S Duck.			~
Clerk of said Court, and make return	n with	this	Wrı	t and the Execution thereof, according	to 1	.aw.	
Witness my hand this 10th	n	_day	of.	March, 194	_3		
				(XX)ucl ~		6 3	4 .
						-Clerl	K_
CLERK'S FEES	٠ ,	\$	Cts	SHERIFF'S FEES	١	; 	Cts
For every Summons and complaint	\$1.25]	For Levying an Attachment	\$3:00	i' 	.'——
Each copy thereof	30			Entering and Returning Attachment	25		
Entering a Sheriff's Return	20 25		25	Summoning Garnishee 2	1.50		00
Docketing Entering Apperance			žŏ	Serving Summons on Writ	1.50 65		
Filing	10	•		ServingSubpoenas	65		!
Every Order made in Court	30			Empanelling Jury	75		
Copy thereof	25		1	Entering and Returning Execution	25		j , ,
Every Trial with or without Jury			731	Collecting Costs Execution	1.50		\$
Entering up Judgment or copy threof Issuing Execution	30 50		50	Executing a Writ of Pessession	2.50	, ,	
Docketing Execution				Taking and Approving Bonds	1.00		
Entering Return on Execution			20	Sheriff's Commission for Property	i	1 1)
Issuing Subpoenas	30		1	Sold Under Attachment			İ
Administering Oath	25	l .		Seizing Personal Property on Writ		i i	j
Issuing Each Attachment Taking Bond	1.00	4	ļ	of Detinue	3.00		Ĺ
Filing Attachment		' -				3	00
Each Summons for Garnishee Each copy			100	RECAPITULATION		ſ	ĺ
Notice to Deft. in Garnishee on Sum-		1	00		İ		<u> </u>
mons and Copy, per 100 words	20			Clerk's Fees		ļ6 \$	5
Commissions to take Depositions or				Sheriff's Fees	•	238 A	ふつ
copy				Tustico's Foos	!	12 6	
Order to Execute Writ of Inquiry Conv. of Interrogators, 15c per hundred	30		+	Justice's Fees Witness Fees in Justice of Peace Court		ļ]
Copy of Interrogators, 15c per hundred words or	50	i i]	la de la companya de	,	ļ	<u> </u>
Filing each Deposition and endorsing	, 55			Constable's Fees	i	[
same	20			Commissioner's Fees	•	<u> </u>	İ
Final Record, per hundred words			þ	Printer's Fees	.ī	[i I
Every Certificate Taking Bond not otherwise provided		İ	}	•		ļ	
for	75			Witness Fees in Circuit Court		ļ ļ	
Witness Certificate	25		1	Former Clerk's Fees		1 1	i

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Stenographer's Fees.....

Trial Tax.....

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1.00

Continuance

Certificate of Judgment

Order of Publication

1075

3.00

FITE STATE OF ALABAMA, By Buldwin County.

y virtue of the within execution, I

Sheri

RALPH YOUNG

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JOSEPH POSE

THE BANK OF FAIRHOPE, a banking corporation, GARNISHEE

IN THE JUSTICE OF THE PEACE COURT IN AND FOR PRECINCT 10 BALDWIN CO.

Personally appeared before the undersigned, an officer duly authorized to minister oaths, Richard J. Demerse, Attorney for the Plaintiff in the above stated cause who being by me duly sworn, according to law on oath, says that on the 5th day of November, 1940 judgement in the amount of One Hundred Fifty-two and 20/100 Dollars (\$152.20) together with court costs was entered for the Plaintiff against the Defendant therein; and that said debt is just, due and owing; that he has reason to believe and does verily believe that the said befondant will not have sufficient money or property in his possession or upon which levy can be made, Plaintiff has reason to believe and does verily believe that another, to-wit: THE BANK OF FAIRHOPE, a banking corporation, Fairhope, Alabema hereby named as garnishee, has money and credits in its possession, custody and control belonging to Defendant or is indebted to the Defendant and that such is subject to the process of garnishment.

WHEREFORE , Plaintiff prays that the court issue forthwith Writ of Garnishment against said garnishee above named requiring , 1941 him to be and appear in this court on the day of and then and there to answer and disclose what money or credit subject to process of garnishment he has in his possession, custody or control and whether it is indebted to Defendant in any sum or sums at the time of the service of the Writ of Garnishment and that the same be held subject to the judgement rendered in this cause and upon default thereof, judgement will be rendered against it. In addition to monies which may be due from garnishee to Defendant, Joseph Pose, through his general bank account, Plaintiff in particular refers to monies paid to the Bank by Warner Beckham of 11 Highland Avenue, Mobile, Alabama, to be held in escrow by the Bank in connection with the purchase of said property in Baldwin County, Alabama from one, William Stenzel, in which Joseph Pose acted as real estate broker.

Plaintiff avers that William Stenzel has made a verified

Answer that the commission or profit due him in the above transaction is the money paid by Warner Beckham in excess of Six Hundred (\$600.00) Dollars.

Dated this 30 th day of June, 1941.

RALPH YOUNG

By Kiland Solene Attorney for Plaintiff.

STATE OF ALABAMA
COUNTY OF SALENEY

Subscribed and sworn to before me this day of Sume, 1941.

Notary Public, Taltaja Co., Ala.

My commission expires Juny 17, 1943.

RALPH YOUNG

V. .

JOSEPH POSE

THE BANK OF FAIRHOPE, a banking corporation, GARNISHEE

IN THE JUSTICE OF THE PEACE COURT IN AND FOR PRECINCT 10 DALININ CO.

Personally appeared before the undersigned, an officer duly authorized to minister oaths, Richard J. Demeree, Attorney for the Plaintiff in the above stated cause who being by me duly sworn, according to law on oath, says that on the 5th day of November, 1940 judgement in the amount of One Hundred Fifty-two and 20/100 Dollars (\$152.20) together with court costs was entered for the Plaintiff against the Defendant therein; and that said debt is just, due and owing; that he has reason to believe and does verily celieve that the said pefendant will not have sufficient money or property in his possession or upon which levy can be made, Plaintiff has reason to believe and does verily believe that another, to-wit: THE BANK OF FAIRHOPE, a banking corporation, Fairhope, Alabama hereby named as garnishee, has money and credits in its possession, custody and control belonging to Defendant or is indebted to the Defendant and that such is subject to the process of garnishment.

WHEREFORE , Plaintiff prays that the court issue forthwith Writ of Garnishment against said garnishee above named requiring , 1941 him to be and appear in this court on the day of and then and there to answer and disclose what money or credit subject to process of garnishment he has in his possession, custody or control and whether it is indebted to Defendant in any sum or sums at the time of the service of the Writ of Garnishment and that the same be held subject to the judgement rendered in this cause and upon default thereof, judgement will be rendered against it. In addition to monies which may be due from garnishee to Defendant, Joseph Pose, through his general bank account, Plaintiff in particular refers to monies paid to the Bank by Warner Beckham of 11 Highland Avenue, Mobile, Alabama, to be held in escrow by the Bank in connection with the purchase of said property in Baldwin County, Alabama from one, William Stenzel, in which Joseph Pose acted as real estate broker.

Plaintiff avers that William Stenzel has made a verified

Answer that the commission or profit due him in the above transaction is the money paid by Warner Beckham in excess of Six Hundred (\$600.00) Dollars.

Dated this 30 day of June, 1941.

STATE OF ALABAMA

COUNTY OF Mobile

Subscribed and sworn to before me this day of June, 1941.

My commission expires day 17, 19.43

VS.

WE SELECTED TO SELECT THE SE

6112-A.

RALPH YOUNG, PLAINTIFF,

VS.

JOSEPH POSE , DEFENDANT.

TTHE BANK OF FAIRHOPE, GARNISHEE.

AFFIDAVIT.

Filed July 3, 1941 R. S. Durch Clish

33

RALPH YOUNG Plaintiff

vs.

JOSEPH POSE Defendant.

THE BANK OF FAIRHOPE Garnishee.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW.....NO. 6112-A

NOTICE TO DEFENDANT OF ISSUING GARNISHMENT TO JOSEPH POSE:-

You will take notice that affidavit having been made in the above stated cause, by RICHARD J. DEMERRE, that THE BANK OF FAIRHOPE, a banking corporation, Fairhope, Alabama, is supposed to be indebted to the said defendant, JOSEPH POSE, or have effects of the said JOSEPH POSE, in his possession, or under his control, and that he believes that process of garnishment is necessary against the said THE BANK OF FAIRHOFE, a banking corporation, Fairhope, Alabama, to obatin satisfaction of said judgment.

That Writ of Garnishment has this day been issued to the said THE BANK OF FAIRHOPE, a banking corporation, Fairhope, Alabama, commanding them to be and appear before the Circuit Court to be holden for Baldwin County, Alabama, and within thirty days after service thereof, then and there to answer on oath what it is indebted to the said JOSEPH POSE at the time of service of this Writ of Garnishment, or at the time of making their answer, and whether it will not be indebted in future to him by a contract then existing, and whether it has not in its possession or under his control, personal or real property or things in action belonging to the defendant, JOSEPH POSE.

WITNESS my hand this the frag of July 1941.

R. S. DUCK, Clerk of Circuit Court, Baldwin County, Alabama RALPH YOUNG Plaintiff

NO 5112

vs

L A W

JOSEPH POSE Defendant CIRCUIT COURT OF

WADNED DECKEAM

BALDWIN COUNTY

WARNER BECKHAM Garnishee

ALABAMA.

Comes the Garmishee and for answer to said garmishment says that at any time of the service of said writ of garmishment, and at the time of making this answer, said Garmishee was not indebted to Joseph Pose and that he will not be indebted in future to said Defendant by contract then or now existing; that he will not be liable to said Defendant for the delivery of personal property or for the payment of money which may be discharged by the delivery of personal property, or which is payable in personal property, and Garmishee has not in his possession or under his control money or effects belonging to Defendant, Joseph Pose.

Having fully answered said garnishment the said Garnishee prays to be hence dismissed, with his reasonable costs for making this answer.

Subscribed and sworn to before me this the

day of

October, 1942.

Notary Public, Mobile County, Alabama.

Warner Beckha

this 5 day of July 194 ! W. R. STUART, Sheriff

Executed this 24th.

Aug of July 1441

ly sering a copy of within writ on Joseph Pose

WR. Strat
Sheriff
By B. Spicera

RECORDED
6112-A

NOTICE TO DEFENDANT OF ISSUING WRIT OF GARNISHMENT.

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RALPH YOUNG

VE

JOSEPH POSE

WARNER BECKHAM Garnishee.

ANSWER OF GARNISHEE.



The State of Alabama, BALDWIN COUNTY

CIRCUIT COURT BALDWIN COUNTY

JULY ,1941 TERM,-192-

To Any Sheriff of the State of Alabama—Greeting:	
WHEREAS, At a regular November 5, Term, 1920, of the	Circuit Court of Baldwin County,
to-wit: On the 5th day of November, 1940	, 199 being a regular day of
said term RALPH YOUNG,	
	and the second of the second o
recovered judgment against JOSEPH POSE	
english G. A	
for the sum of ONE HUNDRED FIFTY TWO & 20/100	,
and affidavit having been made by Richard J. Demerce that process of garnishment is believed to be necessary to obtain satisfact following named persons or corporations, viz:	ion of such Judgment, and that the
THE BANK OF FAIRHOPE, a Banking Corp	poration,
has or is believed to have in their possession, or under	
or effects belonging to said defendantor that	they are. is, or
You are Therefore Hereby Commanded to Summon THE BANK OF FAIRHOPE, a Banking Se	
Fairhope, Alabama	
	······································
to be and appear before the honorable the Circuit Court for Baldwin Court	nty, at the Court House thereof, in
the City of Bay Minette, on the Monday in Monday in then and there within the three first days of the term, to answer on oath, we	
the garnishment, or at the time making their answer, or at any ti	
the garnishment and making the answer their wase	
and whether they will not	
fendant by a contract then existing, and whether by a is, or are, liable to said defendants for the delivery of personal property, or may be discharged by the delivery of personal property, or which is payable	contract then existing tiney or for the payment of money which e in personal property, and whether
they have has not in their possession or under	
effects belonging to the defendant JOSEPH POSE.	
Herein fail not, and have you then and there this Writ.	
R. S. DUCK, Witness, T-W-RICHERSON,-Clerk of said Court, this	th
day of <u>July</u> A. D. 19 41.	۰
Issued 5th day of July	A. D. 19 41
ATTEST:	
	P.5 Duch Clerk

RECORDED

Received in Sherill's Office

18 5 day of July, 1941

W. R. STUART, Sheriff

Executed July 7, 1941 by

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Circuit Court, Baldwin County

No. $611\frac{1}{2}$ - A

RALPH YOUNG, Plaintiff,

VS. } GARNISHMENT ON JUDGMENT JOSEPH POSE, Defendant,

THE BANK OF FAIRHOPE, A BANKING Garnishee.

Issued 5th day of July 1921.

Returnable day of 192

Richard J. Summer Attorney

Gill Ptg. Co., Mobile

The State of Alabama, BALDWIN COUNTY

CIRCUIT COURT BALDWIN COUNTY

_____TERM, 192......

WHEREAS, At a regular		Term, 192, of the	Circuit Court of I	Baldwin County,
to-wit: On the	day of	November	, 192 being	a regular day of
said term RALPH	YOUNG	A commence of particles and a second		A CONTRACT OF THE CONTRACT OF
recovered judgment against	JOSEPH PO	OSE	•	4044,
in the second se				
for the sum of One Hundred f	ifty-two	end 20/100	Dollars,	and cost of suit
and affidavit having been made by that process of garnishment is belie following named persons or corpora	ved to be nece	RD J. DEMEREE ssary to obtain satisfact	ion of such Judgme	ent, and that the
WILLIAM STENZE	L. doing	bus <mark>iness as STE</mark> M	ZEL's CAMP,	Merlow,
Alabama;				
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has or is believed to have in	4.3			
or effects belonging to said defend				
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to be and appear before the honora	AM STENZE	L , doing busine	ess as STENZE	L'S CAMP, House thereof, i
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Executive Shis The 13 H day of June 1941 bley Serving a Copy Of the William Jummons on Milliam Sternyel RECORDED Circuit Court, Baldwin County No 6 11 - 2 VS. } GARNISHMENT ON JUDGMENT Issued to Hay of June 1924 Attorney.

Gill Ptg. Co., Mobile

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JOSEPH POSE

WILLIAM STENZEL, doing business as STENZEL'S CAMP, MARLOWE, Alabama, GARNISHEE

IN THE JUSTICE OF THE PEACE COURT IN AND FOR PRECINCT 10 BALDWIN CO., ALA.

Personally appeared before the undersigned, an officer duly authorized to minister oaths, Richard J. Demeree, Attorney for Plaintiff in the above stated cause who being by me duly sworn, according to law, on oath, says that on the Stage and of West, 1940 judgement in the amount of \$ /52. , together with court costs was entered for the Plaintiff against the Defendant therein and that said debt is just, due and owing; that he has reason to believe and does verily believe that the said Defendant will not have sufficient money or property in his possession or upon which levy can be made; Plaintiff has reason to believe and does verily believe that another to-wit: WILLIAM STENZEL, doing business as the STENZEL'S CAMP in Marlowe, Alabama hereby named as garnishee, has money and credits in his possession, custody and control belonging to Defendant or is indebted to the Defendant am that such is subject to the process of garnishment.

wherefore, Plaintiff prays that the court issue forthwith Writ of Garnishment against said garnishee above named requiring him to be and appear in this court on the day of , 1941 and then and there to anser and disclose what money or credit subject to process of garnishment he has in his possession, custody or control and whether he is indebted to the Defendant in any sum or sums at the time of the service of the Writ of Garnishment and that he hold the same subject to the judgement rendered in this cause and upon default thereof, judgment will be rendered against him.

This the 2 day of 9 42 1941.

By Attorney for Plaintiff.

STATE OF ALABAMA

COUNTY OF BALDWIN

Subscribed and sworn to before me this day

of June, 1941.

My commission expires

Filed June 12, 194/ R. S. Derch, Clark

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RALPH YOUNG Plaintiff)		~~_
vs.)		
JOSEPH POSE Defendant.	.)	IN THE CIRCUIT COURT OF	
WILLIAM STENZEL Garnishee)	AT LAWNUMBER 611	12

NOTICE TO DEFENDANT OF ISSUING GARNISHMENT

TO JOSEPH POSE:-

You will take notice that affidavit having been made in the above stated cause, by RICHARD J. DEMEREE, that WILLIAM STENZEL, is supposed to be indebted to the said defendant, JOSEPH POSE, or have effects of the said JOSEPH POSE, in his possession, or under his control, and that he believes that process of garnishment is necessary against the said WILLIAM STENZEL to obtain satisfaction of said judgment.

That Writ of Garnishment has this day been issued to the said WILLIAM STENZEL, commanding them to be and appear before the Circuit Court to be holden for Baldwin County, Alabama, and within thirty days after service thereof, then and there to answer on oath what he is indebted to the said JOSEPH POSE at the time of service of this Writ of Garnishment, or at the time of making their answer, and whethey he will not be indebted in future to him by a contract then existing, and whether he has not in his possession or under his control, personal or real property or things in action belonging to the defendant, JOSEPH POSE.

WITNESS my hand this the 121 day of free 1941.

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

Received in Sheriff's Office this 12 day of June, 1941 W. R. STUART, Sheriff

Executed This The 132 day of June 1941 led Serving acopel of The Within notice on Joseph Pose

> de R. Sturt Sheriff

A Phuith

No. $611\frac{1}{2}$

RECORDED

NOTICE TO DEFENDANT
OF GARNISHMENT

RALPH YOUNG Plaintiff

vs.

JOSEPH POSE Defendant

William Stenzel Garnishee

Film Jue 15.1941 Reduck Chuy

THE STATE OF AL Baldwin County	ABAMA, No. 611	CIRCUIT COURT
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- A Chariff of the Care		<u></u>
o Any Sheriff of the State of	of Alabama:	
You are hereby commended	to summon JOSEPH POSE	
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appear and plead, answer or dem	ar, within thirty day from the service l	hereof, to the Complaint filed in
Circuit Court of Baldwin County	y, State of Alabama at Bay Minette, A	la., against
JOSEPH POSE	RALPI	H. YOUNG
	Defendant by	
		•••••••••••••••••••••••••••••••••••••••
	Plaintiff	
11	th September	1/0
witness my nand this	day of	19 \$ f.Q
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	Plaintiff versus	
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RALPH H. YOUNG, PLAINTIFF

vs.

JOSEPH POSE, DEFENDANT.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

The Plaintiff claims of the Defendant one hundred and twenty (\$120) dollars with interest at the legal rate, from the due date, due from the Defendant by note between the Plaintiff and the Defendant made on the 20th day of December, 1939 and due ninety (90) days from the date of making, which sum of money with interest thereon is still unpaid.

The Plaintiff further claims of the Defendant the attorney's fees and the Court costs incidental to the collection of the above styled amount.

RALPH H. YOUNG.

DEMEREE & SMITH, ATTORNEYS FOR THE PLAINTIFF.

By Buhard Johnese

Executed this the 11th day of September 1940

Sy Serving a Copy

Guittin Sumobo 5

Complaint on

Joseph Pose the defendant

WR Stuart Shiriff

By M. B. Himilton D. 611

RECORDED

RALPH H. YOUNG, PLAINTIFF

VS.

JOSEPH POSE, DEFENDANT.

Filed September 11, 1940 R.S. Duch, Clish

Office of DEMEREE & SMITH First National Bk. Bldg., Mobile, Alabama. Bloxham Building Fairhope, Alabama

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THE STATE OF ALABAMA, No. 611 CIRCUIT COURT

To Any Sheriff of the State of Alabama, Greeting:

You are hereby commanded, That of the goods and chattels, lands and tenements of Plaintiff____in the suit, you cause to be made the sum of ___ Fiften + 95/100 (415-65-) costs of suit, created by said Plaintiff____, for that, whereas, on the _____5 formular__1950, the said Plaintiff___recovered by the Judgment of the said Circuit Court Defendant___ to the suit, the sum of___ 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 19 may day of may

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	STATE O BALDWIN CIRCUIT	7	Execution for C Against Plaintiff	łook Joel	Demerel	Defendant's At Received in Sheriff's Office this 2 day of may., 194 W. R. STUART, Sheriff
	E STATE OF ALABAMA, BALDWIN COUNTY CIRCUIT COURT Rayh 14 young	4	Civil Execution for Costs Against Plaintiff	ie B		Red This
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The State of Alabama, Baldwin County

CIRCUIT COURT

TO ANY SHERIFF OF THE STATE OF ALABAMA-GREETING:

has commenced suit by Summons and Complaint returnable to the next term of the	يسري والمراوع أواوال وأناوي المعطمية أأأرا والمستعمدة
of said County, againstJoseph_Pose	
for the sum of One Hundred and twenty Dollars and v	
Ralph H Young further claims interest and attorney's fe	es on the
above amount, and whereas the said Ralph H. Young	
has entered into bond, and made affidavit as required by law that the said	
One Hundred and sixt	v
is indebted to him in the sum of One Hundred and sixt	Y
Dollars, and that process of garnishment is believed to be necessary to obtain sat	infortion of an
judgment as may be recovered by Plaintiff, and that The Bank of Fairhope and Mat Mahorner, ile Alabama. is believed to be chargable as garnishee in	Attorney
The Bank of Fairhope and Mat Mahorner, ile Alabama. is believed to be chargable as garnishee in	Attorney the cause.
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The Bank of Fairhope and Mat Mahorner, ile Alabama. is believed to be chargable as garnishee in YOU ARE THEREFORE, commanded to summon the said Bank of Fairhope to be and appear at the term of the county of Baldwin, on then and there to answer, upon oath, whether, at the time of the service of this at the time of making your answer, or at any time intervening between the time garnishment and making the answer, you were indebted to the defendant, a will not be indebted to him in the future by a contract then existing, and whether then existing, you are liable to him for the delivery of personal property, or fo money which may be discharged by the delivery of personal property, or whe personal property, and whether you have not in your possession or under your	Attorney the cause. Circuit Court, 192 garnishment, ne of serving and whether, y er by a contr r the payment ich is payable control money

No. 611

Received in Sheriff's Office

This 18 day of Sept. 1940

W. R. STUART, Should

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Circ	uit	Cou	rt of	Bal	ldwin	Co	unty
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Raigh H. young, Similare Plantify Har Brok

vs. { GARNISHMENT ON SUMMONS

Dosegle Pose Dependant.

Issued 18 day of 1940

Rulear Demence

Moore Printing Co. :::: Bay Minette, Ala.

The State of Alabama, Baldwin County

CIRCUIT COURT

TO ANY SHERIFF OF THE STATE OF ALABAMA---GREETING:

	Whereas Ralph H Youn	ig By bis att	orneys Dimi	inis a Salin	
	has commenced suit by Summons	and Complaint ret	turnable to the r	ext term of the	Circuit Court
	of said County, against Joseph	1 Pose	ter in	11	
	Or said Country, against			TOTALLE STATE OF THE SECOND STATE OF THE SECON	
	for the sum of One Hundred	md twenty	•	Dollars and whe	mana thosaid
	for the sum of William Carther			_ Dollars and Will Domey's fees	ereas, the said
	Ralph H Young further o	Lains inder	and and		
		0.47		***************	
	above amount, and where	es the said	Haips as a		
	has entered into bond, and made a	ffidavit as requir	ed by law that t	he said	
	Joseph Pose				
			One Rundre	d and sixty	
	is indebted to him	in the sum of			
-			ng Nghina ng Palikas. Ngjara		
ر دوه د ۱۰۰۰ ماهم	Dollars, and that process of garnis	shment is believed	d to be necessar;	y to obtain satisi	action of such
	judgment as may be recovered by	Plaintiff, and tha	at		
	judgment as may be recovered by	nk of Pairno	tet bue	Mahornor, At	corney .
		in or round			
idol	le Alabama.	t er			
•		is believed t	o be chargable a	is garnishee in th	e cause.
			·		
	YOU ARE THEREFORE,	commanded to su	mmon the said	•	
			inmon bilo sala :		
	Bank of Fai	a			
	to be and appear at the	e		term of the Cir	cuit Court, to
	be holden for the County of Bald	:	n e	- -4	109
	then and there to answer, upon or at the time of making your answer			the state of the s	
	garnishment and making the an	•			
	will not be indebted to him in the				
	then existing, you are liable to his			A Company of the Comp	
	money which may be discharged				
	personal property, and whether y				
	effects belonging to the defendan		possourom		
	_ :		· Cot 1.		10#1
	Witness my hand this	.1.9day of			., 19Z
			<u> </u>	- Marie	×
					Clerk.

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ALPH H. YOUNG			•			
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	PLAIN	ILIC P	And the second s	Manufacture (1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	enter o minimum en primero en enco	A Committee of the Comm
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T PER	יייייייייייייייייייייייייייייייייייייי	, C	lerk of the C	ircuit Court	of Baldw	in County,
1, ————————————————————————————————————	4					
1,						
labama, do hereby c	ertify that on the	-5 t h	day of_	- Nevember		, 19 <u>1.6</u> 2.,
labama, do hereby c	ertify that on the	5tb		<u>Nevember</u>	object of the second	, 19 <u>1.</u>
The second secon	and the second second second second second second second second second second second second second second second	The character admits and the control of the control	day of_	anning the second secon		
The second secon	ertify that on the ered by said Court in	The character admits and the control of the control	day of_	anning the second secon		, 19 <u>1.6</u> ,
The second secon	ered by said Court in	the above	day of_	wherein		
Judgment was rende	ered by said Court in	the above	day of-	wherein		
Judgment was rende	ered by said Court in	the above s	day of_	wherein		
Judgment was rende	ered by said Court in	the above s	day of_	wherein		
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Judgment was rende RALPH YO	ered by said Court in	the above	day of-	wherein		, 19½,
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Judgment was rendered PALPH VC	ered by said Court in	the above s	day of-	wherein—sum of—	-was Def	
Judgment was rendered RALPH YOur was Plaintiff and avor of the said Plain ONE HUNDRE	ered by said Court in	said Defenda	day of-	wherein—sum of—	-was Dei	DOLLARS,
Judgment was render RALPH YOur as Plaintiff and avor of the said Plain ONE HUNDRE	ered by said Court in	said Defenda	day of-	wherein—sum of—	-was Dei	DOLLARS,
Judgment was render RALPH YOURS Plaintiff and ONE HUNDRE	ered by said Court in DUNG LIOSEPH POSE htiff and against the D FIFTY-TWO AND	said Defenda	day of-	wherein—sum of—	-was Dei	DOLLARS,
Judgment was render RALPH YOU was Plaintiff and ONE HUNDRE	ered by said Court in	said Defenda	day of-	wherein—sum of—	-was Dei	DOLLARS,
Judgment was rendered. RALPH YOURS Tas Plaintiff and ONE HUNDRE and for the sum of— ne costs in said suit	ered by said Court in DUNG LIOSEPH POSE htiff and against the DIFFEY-TWO AND STATES AN	said Defenda	day of-	wherein—sum of—	-was Dei	DOLLARS,
Judgment was rendered RALPH YOURS as Plaintiff and ONE HUNDRE and for the sum of the costs in said suit	ered by said Court in DUNG LIOSEPH POSE htiff and against the D FIFTY-TWO AND	said Defenda	day of-	wherein—sum of—	-was Dei	DOLLARS,
Judgment was rendered RALPH YOURS Plaintiff and ONE HUNDRE and for the sum of— he costs in said suit — are the Attorney	ered by said Court in DUNG LIOSEPH POSE htiff and against the DIFFEY-TWO AND STATES AN	said Defenda 20/100	ant for the	wherein—sum of—	-was Def	DOLLARS,

RALPH YOUNG,

: IN THE CIRCUIT COURT OF BALDWIN

COUNTY, ALABAMA

AT LAW

JOSEPH POSE,

Desendant.

NO. 611

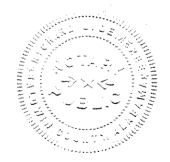
Comes the plaintiff in the above cause and denies the pauper's oath filed by the defendant and moves the court that the defendant be required to appear in open court and The examined as to his property, subject to execution for sat-Visfaction of the judgment in the above cause.

Ralph J. Young.

Subscribed and sworm to before me this

3 nd day of June 4 1942.

Public, Baldwin County, Alabama



W. R. STUART, Sheriff by serving appleaman Ralph yourg jan sabet ey kerbik ji kuly be kusunge same. Jusejak kars biks bisa kibik bey as kerbik ISAR.

NO.____

RALPH YOUNG, : IN THE CIRCUIT COURT OF

Plaintiff, : BAIDWIN COUNTY, ALABAMA

vs. : AT LAW

JOSEPH POSE, :

Defendant. :

WHEREAS, a judgment has been rendered on a certain exemption waiver note in the amount of One Hundred Twenty

Dollars (\$120.00) in favor of the Plaintiff, and,

WHEREAS, the execution on said judgment has been returned by the Sheriff of Baldwin County, Alabama, marked "No property found",

NOW THEREFORE, in accordance with Title 7, Section 904, of the 1940 Code of Alabama, the Plaintiff, Ralph Young, hereby files this written request as the Judgment Creditor in the above styled cause, requesting the Clerk of said Court to issue a notice to the Defendant requesting said Defendant to file in this Court within thirty days, a statement in writing under oath, of all assets, including money, choses in action, notes, bonds and accounts, and all other property, real, personal, and mixed, or any interest therein, with a detailed description of the same, the location, and reasonable value of each item, together with a detailed statement of any and all liens, encumbrances, or mortgages thereon.

WITNESS my hand and seal as Judgment Creditor above.

Plaintiff & Judgment/Creditor

Attorney for Plaintiff

Subscribed and sworn to before me

this 28 day of Thermy 1942.

Notary Public, County, Alabama

Ralph Young Plaintiff

Joseph

(4) (4) (4) (6) (6)

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\$1 \$4 \$4

a copy of the within writ 9th, day of March 1942. r serving this the Executed by Joseph Pose

63

And the state of the state of

GARNISHMENT ON SUMMONS AND COMPLAINT BOND

STATE OF ALABAMA BALDWIN COUNTY

Know all men by these presents, That I, Ralph
H. Young am held and firmly bound unto Joseph Pese in
the sum of Three Hundred and twenty dollars, for the
payment of which, well and truly to be made, I bind
myself, my heirs and executors and administrators.
Sealed with my seal and dated this 14th day of September
1940.

Now, if the said Plaintiff shall prosecute his said suit to effect, and pay the defendant all such damages as he may sustain by the wrongful of vexatious suing out of said garnishment, then this obligation be void, otherwise to remain in full force and effect.

Ralph Manng. SEAI Edward M. Tietton

Taken and approved this / Sday of

Tiled Sytember 18, 1940 R.S. Direk, Clerk

RECORDED

RALPH YOUNG, : IN THE CIRCUIT COURT OF

Plaintiff, : BALDWIN COUNTY, ALABAMA

vs. at Law

JOSEPH POSE :

Defendant. NO.____

COMES JOSEPH POSE, Defendant in above styled Cause, and for answer to the citation served upon him on March 10, 1942, being duly sworn, says:

"More than twenty years ago, when financial conditions were better than they have been in the last few years, I purchased a place in the name of my wife, my present home on Greeno Road, where we now live, and where all furniture and personal belongings about the place are her property, including the car.

"I have no property belonging to me or in which I have an equity or interest, other than my personal wearing apparel not subject to levy or execution, nor have I any money in the bank or due to me, or any other personal or real property.

All money that I have made in the last few years has been immediately applied to living expenses."

Jaseph Proc

Subscribed and sworn to before me this the eighteenth day of March, 1942.

Believe & Rindard.

Notary Public, Baldwin County, (Alabama.

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Filed man 191942 Rounds

CIVIL EXECUTION FOR COSTS AGAINST DEFENDANT	P.	in the second		Gill Printin	g Co. Mol	vile Ala
	``	19 mg		CIRCUIT COURT	g Co. Mot	me, Ala.
The State of Alabama,	}	No.	6	//*		- ;
Daldwin County.)	re ja ranoj	X.	February	.Term, 19	41.
TO ANY SHERIFF OF THE STATE OF ALAB	AMA	GR	EETIN	IG:		
YOU ARE HEREBY COMMANDED, That of the good	.**			ds and tenements of		
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recovered of		عو	J	DeLendant	*	-
	بائر			94 C by the Judgment of our Circuit Court held for		
Balduun besides the sum of	of				DOL	LARS.
costs of suit, and have the same to render to the said the execution thereof, according to law.	-2	P	<u>.5</u> .	Ducks, and make return	of this W	rit and
Interest from		10 A 10 A	., 19	, to	19	
Witness, my hand thisday of	<i>I</i>	يؤي	<u>in</u>	ary, 1944.		
And the state of t		errer men ir triffi		I B. S. Duc	b,	Clerk.
CLERK'S FEES		Амоц	NT	SHERIFF'S FEES	Амот	JNT
IssuingSummons and Complaint\$1.2	>5	/	25	Serving and ReturningSummons\$1.50	1	17)
	30			Serving and Returning Writs		
						l
Issuing Branch Summons and Complaint. 1.2				Serving and ReturningSubpoenas forWit		
	30		_	Levying		
EnteringSheriff's Return or copy of above .2				Entering and ReturningAttachment 25	11 /	50
	25		. 75	Summoning and ReturningGarnishee 1.50	1	ب يو
	20			Serving and ReturningSci. FasNotices 1.50		
A CONTRACT OF THE PROPERTY OF	10			Impaneling Jury		50
Will the state of	25			Collecting Cost, Execution	H	
	75			Taking and ApprovingReplevin Bonds 1.00		
copies of Interrogatories				Claim Bonds 1.00		
•	50			Garnishment Bonds		
	۔۔۔			Forthcoming Bonds 1.00		
Inclosing Packages of Depositions	10			Bail Bonds		
Orders in Court	30			Detinue Bond 1.00		
Continuances	۔۔۔			Writ of Possession 5.00		
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Trial and Incidents	75	7		Collecting Money on Execution		
EnteringJudgment	30		30	Writ of Restitution 2.00		
IssuingExecution	50		20	Sheriff's Commissions		
EnteringSheriff's Return of Execution2	20		20	Sheriff's Deed		
IssuingCertiorariSci. Fas	75			Seizing Personal Property in Detinue 3.00		
FilingCertiorari, etc	L5					
IssuingNotices	75			Former Sheriff's Fees		
Issuingcopies of same	50			Total Sheriff's Fees	<i>4</i>	20
Taking Bonds	75		12	WAIVER NO WAIVER	-,	
FilingBonds	ιο			Recapitulation		
IssuingAttachmentWritand takingBond 1.0	00			Judgment forforfor	152	20
FilingAttachments	ιο		· 	Interest from		
Summons of Garnishee	50		00	Damages		
Swearing and EntAnswer of Garnishee				Clerk's Fees	8	45
Complete Record, 15c per 100 words		2	50	Sheriff's Fees	4	50
Transcript to Supreme Court			-	Justice of Peace Fees		
Certificate of Appeal to Supreme Court				Witness Fees in Justice of Peace Court		
	75		 	Constable's Fees		1
				Commissioner's Fees	li	i
	50			Commissioner's Residence	11	
	25			Printer's Fees		
A strong and the stro				Garnishee's Fees.		
	-			Witness Fees in Circuit Court		
				Former Clerk's Fees		
	-			Trial Tax	3	00
Total Clerk's Fees		8	Há	Total Fees	165	1 4
TOTAL CLERKS FEES	4	<u></u>	1	TOTAL PEES	<u> . مع رکند - 4 </u>	<u> </u>

Letter 3-14-19-11			·	
No. 6 1 Page			PLAINTIFF'S WITNESSES	Амоинт
The State of Alabama,	COLLECT COSTS FROM DEFENDANT		PLAINTIFFS WITNESSES	
CIRCUIT COURT.	The State of Alabama,			
Ralph N. young	COUNTY.			
VS. Jaseph Panel	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. Thisday	day of		
Defendant	of, 19,	this		
CIVIL EXECUTION FOR COSTS AGAINST DEFENDANT	Clerk. Received in Office	W,		
Judgment for for \$ 152 20	mane h 13 1941	Żojo,	DEFENDANT'S WITNESSES	
Interest from, 19, to, \$	Sheriff. Sheriff's Execution Docket, page			
Damages8	Sheriff's Fee Book, page	# 5 <i>p</i>		
Costs \$ \langle 3 \in 5	Returned this 25 th day of	Alabama, COUNTY.	-	
Civil Fee Book Cound Page 6/	Attunued this 25th day of april 1941 no property of	Alal		
Execution Docket Page 6/	Salderin County Spring	Of thin EX		
Filed R & Duck Clerk	Baldwin Carry	State		
Denune & Smith Plaintiff's Attorney	B. M.B. Hamitton A.S.	i į į		
Received in Sheriff's Office this/2day of March 194 W. R. STUART, Sheriff	OLI PATTINI CO ANNU.	The	TOTAL	322
		1.		

PLAINTIFF'S WITNESSES	AMOUNT	
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DEFENDANT'S WITNESSES		
Me		- 2.
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STATE OF ALABAMA COUNTY OF BALDWIN

Personally appeared before me, Richard J. Demeree, Notary Public in and for Baldwin County State of Alabama, Ralph H. Young, who being duly sworm on oath says that he has caused suit to be instituted in the Circuit Court of Baldwin County Alabama by him as Plaintiff against Joseph Pose as Defendant; and further that One Hundred and twenty dollars together with interest and attorney's fees are due him from the Defendant by note; and that process of garnishment is believed to be necessary to obtain satisfaction thereof, and that the person to be summoned as garnishee is believed to be chargeable as garnishee in the cause.

Sworn to and subscribed 14th day of

September 1940...

Ralph H. Yoring, Riland Henrie Notary Public, Baldwin Co.

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RECORDED

Liled September 16 1943 R.S. Duck, Clish

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STATE OF ALABAMA
COUNTY OF BALDWIN

Personally appeared before me, Richard J. Demeree, Notary Public in and for Baldwin County State of Alabama, Ralph H. Young, who being duly sworn on oath says that he has caused suit to be instituted in the Circuit Court of Baldwin County Alabama by him as Plaintiff against Joseph Pose as Defendant; and further that One Hundred and twenty dollars together with interest and attorney's fees are due him from the Defendant by note; and that process of garnishment is believed to be necessary to obtain satisfaction thereof, and that the person to be summoned as garnishee is believed to be chargeable as garnishee in the cause.

Sworn to and subscribed 14th day of September 1940. Kalph H. Young,

dard Inenere

Notary Public, Baldwin Co. Alaba

apidanit Cory

Filed September 16, 1940 R.S. Duch, Clerk RALPH H. YOUNG, PLAINTIFF

vs.

JOSEPH POSE, DEFENDANT. IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

Comes the Plaintiff, Ralph H. Young, in the above
styled cause and moves the Court that a judgement for
\$120.00, plus interest at the rate of 6% due from Dec 20
1939 date to Septil, 1940 date, which Plain-
tiff alleges to be \$ 7.20, plus a reasonable
attorneys fees which Plaintiff alleges to be \$ 35 ,
entered on account of the default of the Defendant to ap-
pear, answer, plead or demur within thirty days after the
service of a summons which was executed by the sheriff on
September 11, 1940. Said thirty days being now expired.

By Riland Derree

Notion for Judgment dy depault

Filed this H day November 1940

R.S. Duch

Clerk-Register