

CERTIFICATE OF JUDGMENT

Printed by The Baldwin Times, Bay Minette, Ala.

THE STATE OF ALABAMA,
Baldwin County

CIRCUIT COURT, April Term, 1940.

Wallace H. Moore.....

Plaintiff.....

Vs.

W.A. Lowery, Ralph Mathews and J.D. Wiggins

Defendant.....

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

Alabama, do hereby certify that on the 25th day of April, 1940,

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

Wallace H. Moore.....

was Plaintiff and W.A. Lowery, Ralph Mathews and J.D. Wiggins.....

..... was Defendant, S.....

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

Two Thousand and No/100 DOLLARS

and for the sum of Fifteen and 40/100 DOLLARS,

the costs in said suit, and that Beebe & Hall.....

..... are the Attorneys of record for the Plaintiff
in said cause.

Witness my hand this 16th day of April, 1945

Clerk, Circuit Court, Baldwin County, Alabama.

CERTIFICATE OF JUDGMENT

Vs.
Plaintiff.

, Defendant.

I, R S Buck clerk of the Circuit Court of Baldwin County, Alabama
hereby certify that the amounts of the Judgement and cost in this
case are true and correct

Clerk, Circuit Court
Baldwin County Alabama.

STATE OF ALABAMA,)
)
BALEVIN COUNTY.)

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon W. A. LOWRY, RALPH MATTHEWS and J. D. WIGGINS 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, them and there to answer the complaint of WALLACE H. MOORE.

WITNESS my hand this 23 day of August, 1939.

R.S. Dush

Clerk.

By - Saubie Sherry

Deputy Clerk

WALLACE H. MOORE,)
)
Plaintiff,)
VS.)
W. A. LOWRY, RALPH MAT-)
THEWS and J. D. WIGGINS,)
Defendants.)

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA,

AT LAW.

FIRST: The Plaintiff claims of the Defendants the sum of Two Thousand (\$2,000.00) Dollars damages, for this, that on to-wit, the 19th day of August, 1939, the Defendants, W. A. Lowry and Ralph Matthews, acting by and through J. D. Wiggins, their agent, servant or employee, who was then and there acting within the line and scope of his employment, negligently and unlawfully parked an automobile truck on the Montgomery-Mobile Highway, in Baldwin County, Alabama, about thirteen (13) miles South of Bay Minette, Alabama, during the period of from one-half hour after sunset to one-half hour before sunrise, without the same being equipped with lighted front and rear lamps, and as a proximate result thereof, the Plaintiff, while driving along said highway, at said time and about the hour of eight P. M., ran into said truck, and as a proximate result thereof, the Plaintiff was injured as follows: His head was bruised and lacerated; his leg injured; his shoulder bruised, and he was otherwise bruised about the body and head; that as a proximate consequence of said injuries, Plaintiff suffered much physical pain and mental anguish, and will continue to suffer

much physical pain and mental anguish for a long time to come, was caused to lose much time from his business or profession and will continue to lose much time from his business or profession in the future, was permanently injured and rendered permanently disabled to earn a livelihood, incurred heavy expenses for medicines, medical, surgery and hospital services, all to the damage of the Plaintiff in the sum herein sued for;

Plaintiff avers that said injuries and damages were proximately caused by said Defendants negligent and unlawful act in parking said truck on said highway.

SECOND: The Plaintiff claims of the Defendants Two Thousand (\$2,000.00) Dollars damages, for that, heretofore, on to-wit, August 19th, 1939, the Defendants, W. A. Lowry and Ralph Matthews, acting by and through their agent or employee, J. D. Wiggins, who was then and there acting within the line and scope of his employment, negligently and unlawfully parked an automobile truck on the Montgomery-Mobile Highway, in Baldwin County, Alabama, at a point approximately thirteen (13) miles South of Bay Minette, Alabama, and as a proximate result thereof, the Plaintiff, while traveling along said highway, at said time, at about the time of eight P. M., ran into said truck, and as a proximate result thereof, the Plaintiff was injured as follows: His head was bruised and lacerated; his leg injured; his shoulder bruised; and he was otherwise bruised about the body and head; that as a proximate consequence of said injuries, Plaintiff suffered much physical pain and mental anguish, and will continue to suffer much physical pain and mental anguish for a long time to come, was caused to lose much time from his business or profession and will continue to lose much time from his business or profession in the future, was permanently injured and rendered permanently disabled to earn a livelihood, incurred heavy expenses for medicines, medical, surgery and hospital services, all to the damage of the Plaintiff in the sum herein sued for;

The Plaintiff avers that said injuries to Plaintiff were proximately caused by the negligence of the said W. A. Lowry and Ralph Matthews, acting by and through their agent or employee, J. D. Wiggins, who was then and there acting within the line and scope of his employment, in unlawfully and negligently parking said automobile truck on said highway at said point.

THIRD: The Plaintiff claims of the Defendants Two Thousand (\$2,000.00) Dollars damages, for that heretofore, on to-wit, August 19th, 1939, the Defendants, W. A. Lowry and Ralph Matthews, acting by and through their agent or employee, J. D. Wiggins, who was then and there acting within the line and scope of his employment, negligently and unlawfully parked an automobile truck on the Montgomery-Mobile Highway, in Baldwin County, Alabama, at a point approximately thirteen (13) miles South of Bay Minette, Alabama, and as a proximate result thereof, the Plaintiff, while traveling along said highway, at said time, at about the time of eight P. M., ran into said truck, and as a proximate result thereof, the Plaintiff was injured as follows: His head was bruised and lacerated; his leg injured; his shoulder bruised; and he was otherwise bruised about the body and head; that as a proximate consequence of said injuries, Plaintiff suffered much physical pain and mental anguish, and will continue to suffer much physical pain and mental anguish for a long time to come, was caused to lose much time from his business or profession and will continue to lose much time from his business or profession in the future; was permanently injured and rendered permanently disabled to earn a livelihood, incurred heavy expenses for medicines, medical, surgery and hospital services, all to the damage of the Plaintiff in the sum herein sued for;

The Plaintiff avers that said injuries and damage to the Plaintiff were proximately caused by the negligence of the Defendants, W. A. Lowry and Ralph Matthews, acting by and through their agent or employee, J. D. Wiggins, who was then and there acting within the line and scope of his employment, in that they negligently and unlawfully parked said automobile truck on said highway, at said point, and negligently failed to have and maintain proper signals or other warnings that said automobile truck was parked on said highway at said point, and as a proximate consequence of said negligence, the Plaintiff was injured as aforesaid, hence this suit.

FOURTH: The Plaintiff claims of the Defendants Two Thousand (\$2,000.00) Dollars damages, for that, heretofore, on to-wit, August 19th, 1939, the Defendants, W. A. Lowry and Ralph Matthews, acting by and through their agent or employee, J. D. Wiggins, who was then and there acting within the line and scope of his employment, negligently and unlawfully parked an automobile truck on the Montgomery-Mobile Highway, in Baldwin County, Alabama,

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at a point approximately thirteen (13) miles South of Bay Minette, Alabama, and as a proximate result thereof, the Plaintiff, while traveling along said highway, at said time, at about the time of eight P. M., ran into said truck, and as a proximate result thereof, the Plaintiff was injured as follows: His head was bruised and lacerated; his leg injured; his shoulder bruised; and he was otherwise bruised about the body and head; that as a proximate consequence of said injuries, Plaintiff suffered much physical pain and mental anguish, and will continue to suffer much physical pain and mental anguish, for a long time to come, was caused to lose much time from his business or profession and will continue to lose much time from his business or profession in the future; was permanently injured and rendered permanently disabled to earn a livelihood, incurred heavy expenses for medicines, medical, surgery and hospital services, all to the damage of the Plaintiff in the sum herein sued for;

Plaintiff avers that said injuries to the Plaintiff were proximately caused by the negligence of the Defendants, W. A. Lowry and Ralph Matthews, acting by and through their agent or employee, J. D. Wiggins, who was then and there acting within the line and scope of his employment, in so negligently and unlawfully parked or left standing the said automobile truck on said highway, at said time, in such manner that less than fifteen feet of the main traveled portion of the highway opposite the said parked or standing automobile truck was left for the free passage of other vehicles, and as a proximate consequence of said negligence, the Plaintiff was injured as aforesaid.

FIFTH: The Plaintiff claims of the Defendants Eight Hundred (\$800.00) Dollars damages, for this, that on to-wit, the 19th day of August, 1939, the Defendants, W. A. Lowry and Ralph Matthews, acting by and through J. D. Wiggins, their agent, servant or employee, who was then and there acting within the line and scope of his employment, negligently and unlawfully parked an automobile truck on the Montgomery-Mobile Highway, in Baldwin County, Alabama, about thirteen (13) miles South of Bay Minette, Alabama, during the period of from one-half hour after sunset to one-half hour before sunrise, without the same being equipped with lighted front and rear lamps, and as a proximate result thereof, the Plaintiff, while driving along said highway, at said time and about the hour of eight P. M., ran into said truck, and as a proximate

result thereof, the Plaintiff's automobile was wrecked and practically destroyed: Radiator, front wheel, lights, cowl, instrument panel, generator, carburetor, axle and frame injured, and said automobile injured otherwise, all to the damage of the Plaintiff in the sum herein sued for;

Plaintiff alleges that said damages were proximately caused by said Defendants negligence and their unlawful act in parking said truck on said highway.

SIXTH: The Plaintiff claims of the Defendants Eight Hundred (\$800.00) Dollars damages, for that, heretofore, on to-wit, August 19th, 1939, the Defendants, W. A. Lowry and Ralph Matthews, acting by and through their agent or employee, J. D. Wiggins, who was then and there acting within the line and scope of his employment, negligently and unlawfully parked an automobile truck on the Montgomery-Mobile Highway, in Baldwin County, Alabama, at a point approximately thirteen (13) miles South of Bay Minette, Alabama, and as a proximate result thereof, the Plaintiff, while traveling along said highway, at said time, at about the time of eight P. M., ran into said truck, and as a proximate result thereof, the Plaintiff's automobile was wrecked and practically destroyed: Radiator, front wheel, lights, cowl, instrument panel, generator, carburetor, axle and frame injured, and said automobile injured otherwise, all to the damage of the Plaintiff in the sum herein sued for;

The Plaintiff avers that said damages to Plaintiff's automobile were proximately caused by the negligence of the said W. A. Lowry and Ralph Matthews, acting by and through their agent or employee, J. D. Wiggins, who was then and there acting within the line and scope of his employment, in unlawfully and negligently parking said automobile truck on said highway at said point.

SEVENTH: The Plaintiff claims of the Defendants Eight Hundred (\$800.00) Dollars damages, for that heretofore, on to-wit, August 19th, 1939, the Defendants, acting by and through their agent or employee, J. D. Wiggins, who was then and there acting within the line and scope of his employment, negligently and unlawfully parked an automobile truck on the Montgomery-Mobile Highway, in Baldwin County, Alabama, at a point approximately thirteen (13) miles South of Bay Minette, Alabama, and as a proximate result thereof, the Plaintiff's automobile was wrecked and practically destroyed: Radiator, front wheel, lights, cowl, instrument panel, generator, carburetor, axle and frame injured, and said auto-

mobile injured otherwise, all to the damage of the Plaintiff in the sum herein sued for;

The Plaintiff avers that said damages to the Plaintiff's automobile were proximately caused by the negligence of the Defendants, W. A. Lowry and Ralph Matthews, acting by and through their agent or employee, J. D. Wiggins, who was then and there acting within the line and scope of his employment, in that they negligently and unlawfully parked said automobile truck on said highway, at said point, and negligently failed to have and maintain proper signals or other warnings that said automobile truck was parked on said highway at said point, and as a proximate consequence of said negligence, the Plaintiff's automobile was damaged as aforesaid, hence this suit.

EIGHTH: The Plaintiff claims of the Defendants Eight Hundred (\$800.00) Dollars damages, for that, heretofore, on to-wit, August 19th, 1939, the Defendants, W. A. Lowry and Ralph Matthews, acting by and through their agent or employee, J. D. Wiggins, who was then and there acting within the line and scope of his employment, negligently and unlawfully parked an automobile truck on the Montgomery-Mobile Highway, in Baldwin County, Alabama, at a point approximately thirteen (13) miles South of Bay Minette, Alabama, and as a proximate result thereof, the Plaintiff, while traveling along said highway, at said time, at about the time of eight P. M., ran into said truck, and as a proximate result thereof, the Plaintiff's automobile was wrecked and practically destroyed; Radiator, front wheel, lights, cow, instrument panel, generator, carburetor, axle and frame injured, and said automobile injured otherwise, all to the damage of the Plaintiff in the sum herein sued for?

Plaintiff avers that said damage to the Plaintiff's automobile were proximately caused by the negligence of the Defendants, W. A. Lowry and Ralph Matthews, acting by and through their agent or employee, J. D. Wiggins, who was then and there acting within the line and scope of his employment, so negligently and unlawfully parked or left standing the said automobile truck on said highway, at said time, in such manner that less than fifteen feet of the main traveled portion of the highway opposite the said parked or standing automobile truck was left for the free passage of other vehicles, and as a proximate consequence of said negligence, the Plaintiff's automobile was damaged as aforesaid.

Reebell Neel & Reebell
Attorneys for Plaintiff.

which are due to the fact that the segment of the parametric surface which

Microtus *oreocetes* and *otomyscus* have been shown to have

RECORDED

SUMMONS AND COMPLAINT

Executed Aug 23 1959
by serving copy of within Summons and
Complaint on
John Wallace

WALLACE H. HOOD,

Plaintiff,

VS.

W. A. LORY, RALPH M.
THIERS and J. D. WIGGINS,

Defendants.

IN THE CIRCUIT COURT OF
BAUDIN COUNTY, ARKANSAS,
AT LAW.

Filed August 23, 1959
R. S. Duck, Clerk
As "Public messenger
of" Public Safety Clerk

NOVEMBER 4th, 1959.

Hon. John Brandon,
Secretary of State,
Montgomery, Alabama.

IN RE; Wallace H. Moore versus
W. A. Lowery, et als.,
Civil Number 535.

Dear sir:

I am enclosing to you, herewith, check made payable to you, as Secretary of State, in the amount of Two (\$2.00) Dollars.

Mr. Hubert M. Hall, attorney for the Plaintiff, has asked that service be attempted by U. S. Marshall or Sheriff.

Yours very truly,
R. S. DUCH, Clerk,

t/
encls:

C

W. C. BEEBE
H. M. HALL
J. P. BEEBE

BEEBE, HALL & BEEBE
LAWYERS
BAY MINETTE, ALABAMA

DECEMBER 16, 1939.

Hon. R. S. Duck,
Clerk of Circuit Court,
Bay Minette, Alabama.

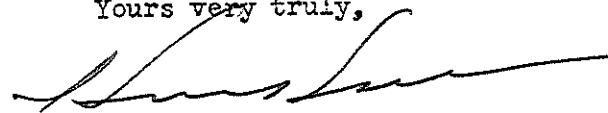
Dear Mr. Duck:-

IN RE: MOORE VS. LOWERY, ET AL.

I will appreciate you asking the Secretary of State to make an effort to get service on Mr. Lowery at Ednaville, North Carolina. If he is able to perfect service on Mr. Lowery at that place, I will then request that service be gotten as provided by the statute, through a United States Marshall or other official designated by the statute.

HMH/J

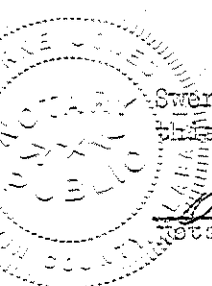
Yours very truly,



STATE OF ALABAMA, }
 }
BALDWIN COUNTY. }

Before me, O'Byrne Jones, a Notary Public, in and for said County, in said State, personally appeared HUBERT M. HALL, who is known to me and who having been by me first duly sworn, deposes and says: That he is attorney of record for Wallace H. Moore, in the case now pending in the Circuit Court of Baldwin County, Alabama, on the Law Docket, styled "Wallace H. Moore, Plaintiff, vs. W. A. Lowry, Ralph Matthews and J. D. Wiggins, Defendants"; that on to-wit, August 19th, 1939, the Defendants, W. A. Lowry and Ralph Matthews, acting by and through J. D. Wiggins, their agent, servant or employee, were operating a motor vehicle or automobile truck along the public highways in Baldwin County, Alabama, to-wit: Highway No. 31, commonly known as the Montgomery-Mobile Highway; that on the night of August 19th, 1939, the said J. D. Wiggins, as the agent, servant or employee of said W. A. Lowry and Ralph Matthews, left the motor vehicle or automobile truck, which he was driving, at a point approximately thirteen (13) miles South of Bay Minette, Alabama, on said highway, in or near the center of said highway; that no flares or other warnings were placed on said highway to warn travelers along the highway of the said truck being parked thereon; that on said night the Plaintiff was driving his automobile along said highway, and as a result of the negligence of the said Defendants in not placing the proper warnings or some signal to warn the Plaintiff, the Plaintiff drove his automobile into the rear end of said truck and as a result thereof, the Plaintiff was seriously injured and his automobile damaged;

That personal service has been perfected on J. D. Wiggins; that the affiant has been advised by the said J. D. Wiggins and others, and upon such information believes and states as a fact, that the said W. A. Lowry and Ralph Matthews are over twenty-one years of age and non-residents of the State of Alabama; that the said W. A. Lowry lives at Ednaville, in North Carolina, and gets his mail at Hendersonville, in North Carolina, and that the said Ralph Matthews lives at Palatka, in the State of Florida.



Sworn to and subscribed before me
this 25rd day of August, 1939.

Hubert M. Hall

O'Byrne Jones
Notary Public, Baldwin County, Ala.

See 2

AFFIDAVIT OF ATTORNEY

WALLACE H. MCORE,

Plaintiff,

VS.

W. A. LOWRY, ET AL.,
Defendants.

IN THE CIRCUIT COURT OF

BALTIMORE COUNTY, MARYLAND,

AT LAW.

*Third August 30, 1939
R.S. Duck, Clerk
By Justice Hungow, Deputy*

W. C. BEEBE
H. M. HALL
J. P. BEEBE

BEEBE, HALL & BEEBE
LAWYERS
BAY MINETTE, ALABAMA

AUGUST 23, 1959.

Mr. R. S. Duck,
Clerk Circuit Court,
Bay Minette, Alabama.

ATTENTION: MISS THOMPSON.

Dear Sir:-

I am enclosing herewith original and seven copies of Summons and Complaint in the case of Wallace H. Moore, Plaintiff, vs. W. A. Lowry, et al., Defendants. One copy of the complaint is to be served on J. D. Wiggins personally.

You will please perfect service on W. A. Lowry and Ralph Matthews in accordance with the Sanderson Act, appearing in the General Acts of Alabama, Regular Session, 1955, at pages 63-65.

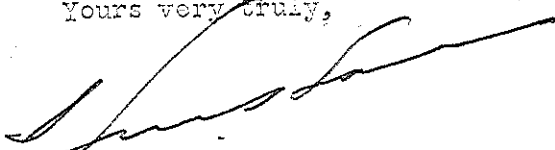
I am also enclosing my check for \$6.00, in accordance with the act.

W. A. Lowry lives at Ednaville, North Carolina, however, gets his mail at Hendersonville, North Carolina.

Ralph Matthews lives and get his mail at Palatka, Florida.

Yours very truly,

HMH/J
Encs.



November 13, 1939

United States of America }
 Western District of North Carolina } ss:

John Brandon, Esq.,
 Secretary of State,
 Montgomery, Ala.

TO THE UNITED STATES, DR.,

FOR SERVICES OF THE UNITED STATES MARSHAL IN THE CASE OF

Wallace H. Moore

U.S. W. A. Lowry, et al

MARSHAL'S CIV DOCKET No.13	DATE OF WRIT 19 39		NATURE OF FEES AND EXPENSES CHARGED	MARSHAL'S FEES AND EXPENSES
6418	Nov	11	Service of summons	2 00
		11	60 miles @ 6¢ per	3 60
				\$ 5 60
			By check	2 00
			Balance due U. S. Marshal	\$ 3 60

Please make check payable to
 Chas. R. Price, U. S. Marshal

PL 12-2-39 chas # 13A

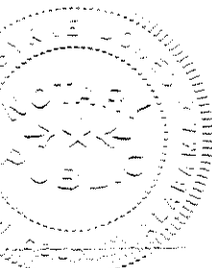
STATE OF ALABAMA,)
)
BALDWIN COUNTY.)

Before me, the undersigned authority, in and for said County,
in said State, personally appeared HUBERT M. HALL, Attorney for
Wallace H. Moore, who being duly sworn, doth depose and say: That
W. A. Lowry, Ralph Matthews and J. D. Wiggins will be justly indebted
to the said Wallace H. Moore in the sum of Twenty-eight Hundred
(\$2800.00) Dollars, and that the said W. A. Lowry, Ralph Matthews,
and J. D. Wiggins are non-residents of the State of Alabama; that
W. A. Lowry and J. D. Wiggins live at Hendersonville, North Carolina,
and Ralph Matthews lives at Palatka, Florida, and that this attachment
is not sued out for the purpose of vexing or harassing the said
W. A. Lowry, Ralph Matthews or J. D. Wiggins.

Hubert M. Hall
Attorney for Wallace H. Moore.

Sworn to and subscribed before
me this 23rd day of August, 1939.

O'Bryan Jones
Notary Public, Baldwin County, Ala.



APRIL 1944



Filed August 23, 1939
R.S. Finch, Clerk
By - Hubbie Shangraw
Deputy Clerk



STATE OF ALABAMA
OFFICE OF SECRETARY OF STATE
MONTGOMERY

September 13, 1939

JOHN BRANDON

Mr. R. S. Duck,
~~Circuit Court.~~

Dear Sir:

I enclose herewith my certificate showing service on Ralph Matthews, Palatka, Fla.

Please also be advised that I have had returned "unclaimed" registered letter addressed to W. A. Lowry, Hendersonville, N. C. Please advise if you desire me to attempt service on him at Ednaville, N. C., or, if you will send me a better address I will attempt to effect service.

Yours very truly,


John Brandon,

Secretary of State.

B/ab

RETURN RECEIPT

Received from the Postmaster the Registered or Insured Article, the original number of which appears on the face of this Card.

(Signature or name of addressee)

(Signature of addressee's agent)

Date of delivery..... 19.....
Form 201

U. S. GOVERNMENT PRINTING OFFICE

Post Office Department

OFFICIAL BUSINESS

REGISTERED ARTICLE

No. 21601

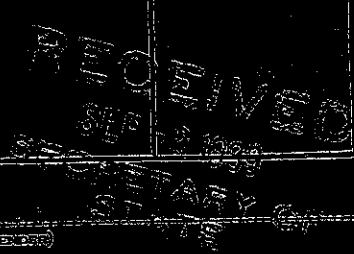
INSURED PARCEL

No.

Return to (NAME OF SENDER)

PENALTY FOR PRIVATE USE TO ANOTHER PAYMENT OF POSTAGE. 100

POSTAGE OF DELIVERANCE
OFFICE



(535)

September 19, 1939.

Hon. John Brandon,
Secretary of State,
Montgomery, Alabama.

RE: Moore vs. Lowery, et al.

Dear sir:

I am enclosing to you, herewith, copy of letter from Mr. E. M. Hall, of this city, who is the attorney for the plaintiff in the above styled case.

Mr. Hall is asking that you attempt to obtain service on Mr. Lowery at Edinaville, North Carolina.

With regards, I am

Yours very truly,

A. S. DUCK, Clerk,
By:

Deputy Clerk.

t/
enclos:

The State of Alabama,

Baldwin County.

No. 535

CIRCUIT COURT

May Term, 1940

TO ANY SHERIFF OF THE STATE OF ALABAMA—GREETING:

You ARE HEREBY COMMANDED, That of the goods and chattels, lands and tenements of W.A. Lowery, Ralph, Defendant, Mathews & J.D. Wiggins, Plaintiff, you cause to be made the sum of Two Thousand Dollars, (\$2,000.00) DOLLARS, which Wesley H. Moore recovered of W.A. Lowery, Ralph Mathews, & J.D. Wiggins on the 25 day of April, 1940, by the Judgment of our Circuit Court held for the County of Baldwin, besides the sum of Interest + \$0.100 (\$2,000.00) DOLLARS, costs of suit, and have the same to render to the said Plaintiff, and make return of this Writ and the execution thereof, according to law.

Interest from _____, 19____, to _____, 19____.

Witness, my hand this 22 day of May, 1940.R.S. Bush, Clerk.

CLERK'S FEES	AMOUNT	SHERIFF'S FEES	AMOUNT
Issuing Summons and Complaint	\$1.25	Serving and Returning Summons	\$1.50
Issuing copies of same	.30	Serving and Returning Writs	1.30
Issuing Branch Summons and Complaint	1.25	Serving and Returning Subpoenas for Wit.	.65
Issuing copies of same	.30	Levying Attachment	3.00
Entering Sheriff's Return or copy of above	.20	Entering and Returning Attachment	.25
Docketing Cause	.25	Summoning and Returning Garnishee	1.50
Entering Appearances	.20	Serving and Returning Sci. Fas. Notices	1.50
Filing Pleas Demurrs	.10	Impaneling Jury	.75
Affidavits, Certified	.25	Collecting Cost, Execution	1.50
Commissions to take Depositions	.75	Taking and Approving Replevin Bonds	1.00
copies of Interrogatories		Claim Bonds	1.00
Notices of Filing Interrogatories	.50	Garnishment Bonds	.75
Filing Packages of Depositions	.10	Forthcoming Bonds	1.00
Inclosing Packages of Depositions	.10	Bail Bonds	1.00
Orders in Court	.30	Detinue Bond	1.00
Continuances	.10	Writ of Possession	5.00
Issuing Subpoenas for Witnesses	.30	Making Deed	5.00
Trial and Incidents	.75	Collecting Money on Execution	
Entering Judgment	.30	Writ of Restitution	2.00
Issuing Execution	.50	Sheriff's Commissions	
Entering Sheriff's Return of Execution	.20	Sheriff's Deed	
Issuing Certiorari Sci. Fas.	.75	Seizing Personal Property in Detinue	3.00
Filing Certiorari, etc.	.15	Former Sheriff's Fees	
Issuing Notices	.75	TOTAL SHERIFF'S FEES	3.00
Issuing copies of same	.50	WAIVER NO WAIVER	
Taking Bonds	.75	RECAPITULATION	
Filing Bonds	.10	Judgment for Plaintiff for	2,000.00
Issuing Attachment Writ and taking Bond	1.00	Interest from	
Filing Attachments	.10	Damages	
Summons of Garnishee	.50	Clerk's Fees	9.40
Swearing and Ent. Answer of Garnishee		Sheriff's Fees	3.00
Complete Record, 15c per 100 words	3.00	Justice of Peace Fees	
Transcript to Supreme Court		Witness Fees in Justice of Peace Court	
Certificate of Appeal to Supreme Court	.75	Constable's Fees	
Notices of Appeal	.75	Commissioner's Fees	
Appeal Bond	.75	Commissioner's Residence	
Certificate of Judgment	.50	Printer's Fees	
Witness Certificates	.25	Garnishee's Fees	
		Witness Fees in Circuit Court	
		Former Clerk's Fees	
		Trial Tax	3.00
TOTAL CLERK'S FEES	9.40	TOTAL FEES	12.00

MAY 22 1940

No. 535
Page.

The State of Alabama,
Baldwin County.

CIRCUIT COURT.

Wallace H. Moore

Plaintiff

vs.
W. A. Lowery, Ralph Matthew

Defendant

COLLECT COSTS FROM
DEFENDANT

The State of Alabama,

COUNTY.

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.

This _____ day of _____, 19____.

CIVIL EXECUTION FOR COSTS
AGAINST DEFENDANT

Judgment for Plaintiff for \$2,000.00

Interest from _____, 19____, to _____, 19____, \$_____

Damages _____ \$_____

Costs \$15.40
Total \$2,015.40

Civil Fee Book, Court, Page 535

Execution Docket, Page 11, _____, 1940

Filed May 22, 1940
R. H. Duck Clerk
Hale & Hall Plaintiff's Attorney

Defendant's Attorney

MAY 22 1940

COLLECT COSTS FROM
DEFENDANT

The State of Alabama,

COUNTY.

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.

This _____ day of _____, 19____.

Clerk

Received in Office

May 22 1940
John Shantz

Sheriff

Sheriff's Execution Docket, page _____
Sheriff's Fee Book, page _____

No Property of the
Defendants found in
Baldwin County
July 22-1940

W.R. Shantz

John Shantz
DS.

PLAINTIFF'S WITNESSES

AMOUNT

DEFENDANT'S WITNESSES

TOTAL

Sheriff

19

day of M, this day of o'clock

By virtue of the within Execution, I have, at

levied

COUNTY.

John Shantz

John Shantz

**THE STATE OF ALABAMA,
Baldwin County.**

No. 525 CIRCUIT COURT

March Term, 19⁸¹.

To Any Sheriff of the State of Alabama, Greeting:

You are hereby commanded, That of the goods and chattels, lands and tenements of

Wallace H. Moore Plaintiff in the suit,
you cause to be made the sum of Fifteen & 40/100 (115 40) Dollars,
costs of suit, created by said Plaintiff, for that, whereas, on the 25th day of
April 1980, the said Plaintiff recovered by the Judgment of the said Circuit Court
of said County, against W. A. Lowery, Ralph Mathews + J. D. Higgins
Defendants,
to the suit, the sum of \$2,000.00 Dollars,
besides \$15 40 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 A. S. Dunc

Clerk of said Court, and make return of this Writ and the Execution thereof, according to law.

Witness my hand this 13rd day of March 1941.

R. S. Duck Clerk

THE STATE OF ALABAMA,
Baldwin County.

{ By virtue of the within execution, I have at -----

o'clock, ---- M., this ----- day of ----- 193---- levied

Retained this 12th day of June 1941
No property of the Plaintiff found in Baldwin
County.

W.R. Stuart Sheriff
By M.B. Hammett Deputy Sheriff.

Sheriff

Received in Sheriff's Office
This 13 day of March 1941
No. 535 W. R. STUART, Sheriff
Page _____

THE STATE OF ALABAMA,
BALDWIN COUNTY

CIRCUIT COURT
The State of Alabama, {
BALDWIN COUNTY }

vs.
Wallace H. Mann, Plaintiff
W.A. Lowry, Ralph Mathews,
+ J. D. Wiggin, Defendants

Costs - - - - - \$ 11 40
Civil Fee Book Court Page 5 35
Execution Docket " Page
Filed March 13, 1941
P.S. Duck Clerk.

Civil Execution for Costs
Against Plaintiff

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

Plaintiff's Attorney
Defendant's Attorney

W. R. STUART, Sheriff
This day of March 1941
At the office of the Sheriff
in the County of Baldwin
State of Alabama

Escambia County

CIVIL SUBPOENA—ORIGINAL—In case witness shall wish to charge for attendance, he shall produce to the Clerk in term this Subpoena,
or within five days after adjournment of Court, else he will be barred. Gill Ptg. & Sta. Co., Mobile—Re-Order No. 720

THE STATE OF ALABAMA
BALDWIN COUNTY

S.D. Page No.....

CIRCUIT COURT

Case No.... 535

Spring, 1940 Term, 193.....

To any Sheriff of the State of Alabama, GREETING:

Dr. J. O. Lisenby (Atmore)

You are hereby commanded to summon.....

if to be found in your County, at the instance of the Plaintiff.....

to be and appear before the honorable, the Judge of the Circuit Court of Baldwin County, at the Court House thereof,

by 8:30 o'clock of the forenoon, on the 25th day of April, 1940..... 193.....

and from day to day and term to term of said Court until discharged by law, then and there to testify, and the truth to
say, in a certain cause pending, wherein Wallace H. Moore Plaintiff

and W. A. Lowery, et al., Defendant.

Herein fail not and have you then and there this Writ.

Given under my hand and seal, this 17th day of April, 1940..... 193.....

R. S. Duck

Clerk.

Escambia County

Received in office this 17 day of

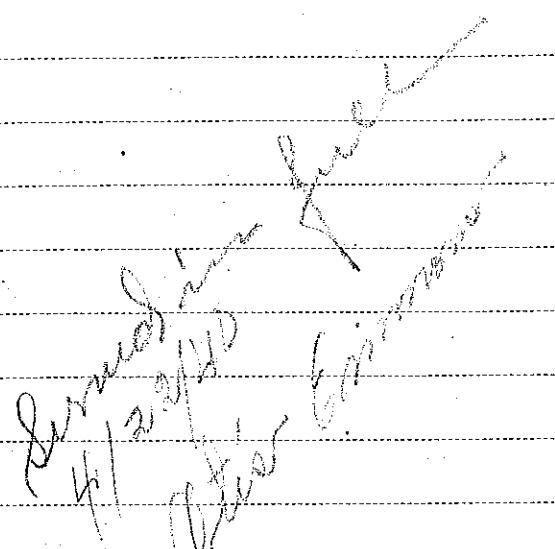
April

193⁰

W.R. Stuart

Sheriff.

I have executed this writ



Sheriff.

ORIGINAL

No. 535

Page

THE STATE OF ALABAMA
BALDWIN COUNTY

CIRCUIT COURT

WALLACE H. MOORE,

Plaintiff

VS.

W. A. LOWERY, ET ALS.,

Defendant

CIVIL SUBPOENA

Issued this _____ day of

193⁰

Clerk.

Baldwin County

CIVIL SUBPOENA—ORIGINAL—In case witness shall wish to charge for attendance, he shall produce to the Clerk in term this Subpoena,
or within five days after adjournment of Court, else he will be barred.

Gill Ptg. & Sta. Co., Mobile—Re-Order No. 720

THE STATE OF ALABAMA } S.D. Page No.....
BALDWIN COUNTY } Case No. 535 CIRCUIT COURT
Spring, 1940 Term, 193....

To any Sheriff of the State of Alabama, GREETING:

J. R. Wilson (Bay Minette)

You are hereby commanded to summon.....

if to be found in your County, at the instance of the..... plaintiff

to be and appear before the honorable, the Judge of the Circuit Court of Baldwin County, at the Court House thereof,
by 8:30 o'clock of the forenoon, on the..... 25th day of April, 1940..... 193.....

and from day to day and term to term of said Court until discharged by law, then and there to testify, and the truth to
say, in a certain cause pending, wherein..... Wallace H. Moore..... Plaintiff

and..... W. A. Lowery, et als.,..... Defendant.

Herein fail not and have you then and there this Writ.

Given under my hand and seal, this..... 17th day of April, 1940..... 193.....

R. S. Dicks

Clerk.

Baldwin County

Received in office this 17 day of

April 1940

W.R.Stuart
Sheriff.

I have executed this writ

this the 17th day of
April 1940 by Sheriff
J.P.Wilson

W.R.Stuart Sheriff
By M.B.Hamilton DSJ

ORIGINAL

No. 535 Page

**THE STATE OF ALABAMA
BALDWIN COUNTY**

CIRCUIT COURT

WALLACE H. MOORE,

Plaintiff

VS.

W. A. LOWERY, ET ALSC.,

Defendant

CIVIL SUBPOENA

Issued this _____ day of

1940

Sheriff.

Clerk.



STATE OF ALABAMA
OFFICE OF SECRETARY OF STATE
MONTGOMERY

October 14, 1939

JOHN BRANDON

Mr. R. S. Duck,
Clerk, Circuit Court of Baldwin County,
Bay Minette, Ala.

Dear Sir: Re: Moore v. Lowry, et al

I have had returned the registered letter addressed to W. A. Lowry, Ednaville, N. C., marked unclaimed.

If Mr. Hall desires service attempted by a United States Marshal or Sheriff please send us an additional check for \$2.00. This amount is provided in Act No. 32, page 65 of the 1935 Acts. If the U. S. Marshal or Sheriff has an additional charge I will notify you.

Yours very truly,

John Brandon
John Brandon,
Secretary of State

B/ab

CC -

Hon. H. M. Hall,
Bay Minette, Ala.



STATE OF ALABAMA
OFFICE OF SECRETARY OF STATE
MONTGOMERY

JOHN BRANDON

November 8, 1939

30-31704/2

Hon. Chas. R. Price,
United States Marshal,
Ashville, N. C.

Dear Sir:

Re: Wallace H. Moore v. W. A.
Lowry, et al

Will you please serve the enclosed notice
and summons and complaint on the defendant at Edney-
ville, N. C.

Please make your return on the copy of the
summons and complaint herewith enclosed and forward to
Mr. R. S. Duck, Clerk, Circuit Court of Baldwin County,
Bay Minette, Alabama, advising me of such service and
return.

For your information, a copy of Act No. 52,
H. 84, approved February 8, 1936, is enclosed, page 2
of which I call to your attention.

I enclose herewith check for \$2.00, as your
fee for this service, as required by the attached copy
of Act No. 52. If there will be any other fee please
advise and I will immediately communicate with the Clerk
of the Circuit Court of Baldwin County, Bay Minette,
Alabama, requesting that it be sent to me that I may for-
ward it to you.

Yours very truly,

A handwritten signature in cursive ink, appearing to read "John Brandon".
John Brandon,
Secretary of State.

B/ab

CC - Mr. R.S.Duck,
Clerk, Circuit Court Baldwin County,
Bay Minette, Ala.

STATE OF ALABAMA

Wallace H. Moore)
v.) IN THE CIRCUIT COURT OF BALDWIN
W. A. Lowry, Ralph Matthews) COUNTY, ALABAMA
and J. D. Wiggins)

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA:

I, John Brandon, Secretary of State of the State of Alabama, hereby certify that on August 31, 1939, I mailed by registered mail, in an envelope addressed as follows:

"Mr. Ralph Matthews
"Palatka, Fla.
"Registered Mail
"Return Receipt Requested
"Deliver to addressee only"

bearing sufficient and proper prepaid postage, a notice bearing my signature and the Great Seal of the State of Alabama in words and figures as follows:

"Mr. Ralph Matthews
"Palatka, Fla.

"You will take notice that the Clerk of the Circuit Court of Baldwin County, Alabama, did, on the 31st day of August, 1939, serve upon me, in my official capacity summons, with complaint attached, in a case entitled Wallace H. Moore, plaintiff v. W. A. Lowry, Ralph Matthews and J. D. Wiggins, defendants, Circuit Court of Baldwin County, Alabama, a true copy of which summons and complaint is hereto attached, and the said service upon me, as Secretary of State of Alabama, has the force and effect of personal service upon you.

"Witness my hand and the Great Seal of the State of Alabama, this August 31, 1939.

John Brandon
Secretary of State

I further certify that the notice above set out which was so mailed in the envelope addressed as above set forth had attached to it a true copy of the summons and complaint in the above entitled cause, there being mailed in the envelope at the time shown the notice with the copy of summons and complaint thereto attached.

I further certify that on September 2, 1939, I received a return card showing the receipt by the designated addressee of the said notice with attached summons and complaint as aforesaid, which receipt I attach hereto.

Witness my hand and the Great Seal of the State of Alabama, this September 12, 1939.

John Brandon
John Brandon,
Secretary of State