

624

J. B. WICKERY, Plaintiff | IN THE CIRCUIT COURT OF
vs. | BALDWIN COUNTY, ALABAMA,
RONALD GUNNISON, Defendant | AT LAW

Comes the plaintiff in the above styled cause and amends his bill of complaint by adding thereto an additional charge of Seventeen Dollars and Forty Cents, claimed of the defendant by the plaintiff for body repair work done on or about May 2, 1940, by one Jack Beaty & Sons, said work being ordered and for the benefit of the defendant, arising out of damage done to the plaintiff's truck by the defendant who at the time was engaged in his own work; said bill being unpaid by the defendant whereupon your plaintiff suffered damage to the extent of Seventeen Dollars and Ten Cents in that he had to make payment of the bill in order to redeem his truck, which sum of money with the interest thereon is still unpaid.

Richard D. Demaree
Attorney for Plaintiff

Executed by serving a copy of the within Amended Bill of Complaints on Hubert M. Hall, a member of the firm of Beebe & Hall. This the 2nd day of January 1942.

W. B. Stuart, Sheriff

Deputy Sheriff

Chire 624.

Amended Complaint

~~Ronald~~ *Ronald* ~~Grinson~~ *Grinson*

vs

J B Wickery

Filed Jan 21 1942
Receives
Clert

Sine as Beebe Hall

J. B. WICKERY, Plaintiff | IN THE CIRCUIT COURT OF
vs. | BALDWIN COUNTY, ALABAMA,
RONALD GUNNISON, Defendant | AT LAW

INTERROGATORIES TO BE PROPOUNDED TO
RONALD GUNNISON.

1. State your name.
2. Where do you reside?
3. Are you claiming a set-off arising out of a certain trip which you allege to have taken as a driver in a truck for Mr. Wickery to New Orleans to sell cattle?
4. What is the amount of such a claim?
5. What amount, if any, are you claiming as a set off arising out of the cutting of certain potatoes?
6. What set-off, if any, are you claiming arising out of certain work alleged to have been done by you in building a turkey pen?
7. Are you claiming a set-off arising out of work and labor done in setting fence posts in fence holes?
8. What is the amount of the set-off, if any?
9. Did you sell a trailer belonging to John B. Wickery to William Wallie?
10. What price, if any, did you get for such trailer?
11. Did you pay that money over to Mr. Wickery?
12. Did you purchase an open-face, silver watch from Mr. Wickery at an agreed price of \$10?
13. Did you break down a small truck which Mr. Wickery loaned you to use for your own work?
14. Where did you take the truck, if anywhere, after you had broken it down?
15. Did you pay the repair bill for breaking it down?
16. If so, how much did you pay and where did you pay it?
17. Have you made a counter-claim against Mr. Wickery for towing the truck to a garage in Fairhope?

18. If so, how much are you claiming under such a charge?

19. Please attach to these interrogatories a full, true and correct, itemized statement, showing the amounts which you admit owing Mr. Wickery, if any, and detailing all claims made by you as set-offs or counter-claims.

20. Attach to your answers a correct, itemized statement showing all work and labor done by you for the plaintiff which you claim the plaintiff has not paid you for, if any.

21. Are there any other set-offs which you claim against Mr. Wickery?

STATE OF ALABAMA

COUNTY OF BALDWIN

Before me, Gayle Wilder, a notary public within and for said county and state, personally appeared Richard J. Demeree who, after being by me first duly and legally sworn, deposes and says: That he is the attorney for the plaintiff in the above entitled cause and that the answers to the foregoing interrogatories, if well and truly made, will be material testimony for the plaintiff in this case.

Richard J. Demeree

Sworn to and subscribed before me
on this the 3 / day of December ,
1941.

Gayle Wilder
Notary Public, Baldwin County,
Alabama

Executed by serving a copy of the within Interrogatories
on Hubert Hall a member of the firm of Beebe & Hall.

This the 2nd day of January 1942.

W.R. Stuart, Sheriff

By


Deputy Sheriff

Civil 614

~~Interrogatories~~
~~Ronald G. Limson~~

J B Wickery

Filed Jan 2nd 1942
R. Stuart
Clk.

Served on Beebe Hall

TRANSCRIPT OF CIVIL CASES FROM JUSTICE'S COURT OF W. W. DeWOIF,
BEAT 10, BALDWIN COUNTY, ALABAMA

J. B. WICKERY

CAUSE OF ACTION

vs.

RONALD GUNNISSON

To recover \$36.00 damages for breach of an agreement by which the defendant promised to pay \$35.00 for logging with a truck trailer and for \$10.00, payment on an open face watch, less a credit of \$9.00 allowed for 75 posts at 12 cents each.

Demeree & Smith attorneys for plaintiff.

Witnesses: For plaintiff, J. B. Wickery.
For defendant, Donald Gunnisson, Harrold Gunnisson.

DISPOSITION OF CASE

Summons and Complaint Issued October 16, 1940.
Return Executed by A. F. Demosey, Deputy Sheriff, October 18 1940.

October 30--Came the parties before me and after hearing the evidence it is considered by the court that the plaintiff recover of the defendant the sum of \$36.00, plus court costs.

November 4--The defendant filed an appeal bond.

ITEMIZED BILL OF COSTS

Justice's Fees

Issuing Summons.....	\$.50
Issuing Summons to Garnishee and taking answer.....	.50
Garnishment Bond and Affidavit	.50
Notice to Defendant.....	1.15
Docketing Cause.....	.10
Trial of Case.....	2.00
Appeal, including Bond.....	1.00
	<u>\$4.75</u>

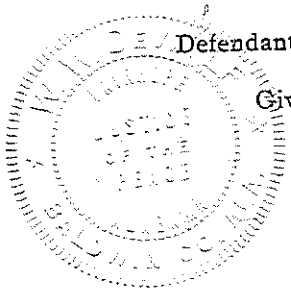
Constable's Fees

Serving Summons.....	\$1.50
Serving Garnishment.....	.25
Notice to Defendant.....	.25
Total Costs.....	<u>\$2.00</u>
	<u>\$6.75</u>

THE STATE OF ALABAMA, }
BALDWIN COUNTY

TO ANY LAWFUL OFFICER OF SAID COUNTY:

You are hereby required to summon Alabama Dry Dock & Shipbuilding Co
personally to appear before me W W De Wolf Justice of the Peace in and
for the County aforesaid, at my office Dixie Hotel on the 23rd
day of October, 1940, at 10:30 clock of said day, to answer upon oath in a Garnish-
ment at the instance of J. B. Wickery by DEMEREE & SMITH vs.
Ronald Gunnisson what goods and chattels of said Defendant
you have in your hands or possession, what sum or sums of money, or quantity of merchandise or goods
and chattels you owe to the said Defendant by any existing contract; and what goods and chattels you
know to be in the hands of any other person belonging to said Defendant, and what sum or sums of money,
quantity of merchandise, goods and chattels you know to be due from any person or persons to the said
Defendant.

Given under my hand and seal at office, the 15th day of October, 1940W. W. De Wolf (L. S.)
Justice of the Peace.

RECORDED

Filed November 13, 1940
R.S. Dues, Clerk

No. _____

GARNISHMENT SUMMONS

JUSTICE COURT OF

W W De Wolf

J. B. Wickery

Plaintiff.

vs

Ronald Gunnisson

Defendant.

* 19 Mr. J. R. Vidmer
Alabama Dry Docks & Shipbuilding
Garnishee.

The Defendant is employed at

Alabama Dry Docks & Shipbuilding

Moore Printing Co.

Received 18 Day of Oct 19 40
and on 18 Day of Oct 19 40
I served a copy of the within Garnishment
on Alabama Dry Docks & Shipbuilding
Co.
by service on Mr. J. R. Vidmer, Chief Clerk,
W. H. HOLCOMBE, Sheriff
By R. L. Ramsey D.S.

NOTICE TO DEFENDANT IN GARNISHMENT

Moore Printing Co., Bay Minette, Ala.

THE STATE OF ALABAMA,
Baldwin County.

IN THE JUSTICE COURT OF

W W De Wolf- Fairhope

J. B. Wickery

vs. Ronald Gunnisson

Plaintiff.

Defendant.

~~Alabama Dry Docks & Shipbuilding Co~~ Garnishee

To Ronald Gunnisson, as Defendant:

You will take notice that a Writ of Garnishment has this day been issued out of this Court directed to Alabama Dry Docks & Shipbuilding Co as Garnishee, in the above styled cause.

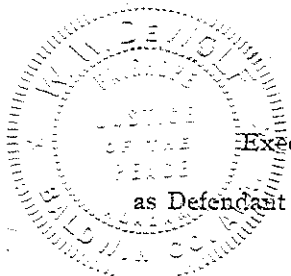
said Writ of Garnishment being returnable to this Court on the 23rd day of October 1940

Given under my hand this the 16th day of October 1940

Executed by handing a copy of the above to Ronald Gunnisson

as Defendant on this the 18 day of Oct, 1940

W. W. De Wolf J. P.
W. H. Halcombe Jr. Sheriff
White Co., Ala.
My A. F. Lemmony H.D.



Filed November 13, 1940
R. S. Duck, Clerk

RECORDED

The State of Alabama
BALDWIN COUNTY

NOTICE TO DEFENDANT IN
GARNISHMENT

Justice Court of

W. W. De Wolf

J. B. Wlokery

x 18 vs.
Ronald Gunnisson

Defendant

Alabama Dry Docks & Shipbuilding

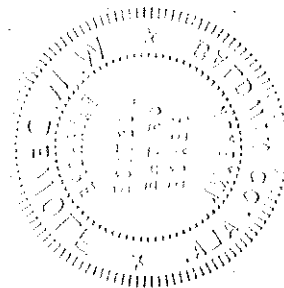
Garnishee

16th **October**

Filed this _____ day of _____

19____

J. P.



FAIRHOPE ALABAMA OCT 21st 40 19

MR. Ronald Gunnisson FAIRHOPE ALABAMA

To J. B. WICKERY Dr.

Dr.

TERMS_____

FAIRHOPE ALABAMA

[illegible]

J. B. McKinley

Ronald Garrison

Account

Filed November 13, 1940

R. L. Duck, Clerk

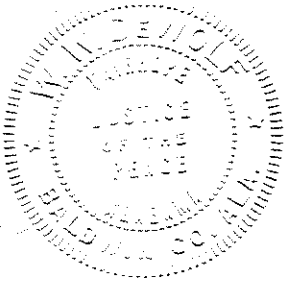
J. B. WICKERY vs. RONALD GUNWISSON

To the Clerk of the Circuit Court of Baldwin County, Alabama:

I hereby certify that the foregoing is a full, complete, and exact transcript from my Docket, of the judgment and proceedings, in the above cause, and I herewith send to the Circuit Court of Baldwin County, Alabama, all the original and other papers pertaining to the said cause.

Given under my hand, this 11th day of November, 1940.

W. W. DeWolf
Justice of the Peace

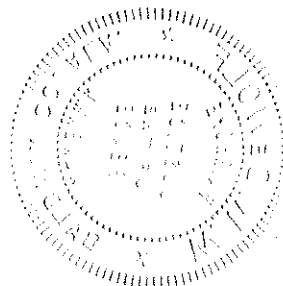


RECORDED

J B Winstony
vs.

Ronald Garrison.

Justice's certificate to
Transcript.



FAIRHOPE ALABAMA OCT 30-40

TO WHOM IT MAY CONCERN.

I hereby certify, that I was with Ronald Gunnisson when he received a certain number of Fence Posts from Mr Willie Walley of Fairhope, in payment for a log Trailer ,which said Gunnison purchased from J B. Wickery, agreeing to pay \$35.00, for same.

Ronald hauled the posts to Mobile. sold them, for cash.

I was with Gunnisson during all of the above transactions.

Very truly yours,

CW Bradford

J B Wickery Witness.

THE STATE OF ALABAMA, {
Baldwin County

TO ANY LAWFUL OFFICER OF SAID COUNTY. GREETINGS:

Summon Ronald Gunnisson (Employed at Alabama Dry Docks)

to appear before me on the 23rd day of October 19340, next, at my office in
at 10:30 A. M.

Dixie Hotel-Fairhope Baldwin County, Alabama, to answer the complaint of

J. B. Wickery

and there make a return of this summons.

Issued the 16th day of October 19340

W. W. DeWolf Justice of Peace.

COMPLAINT

J. B. Wickery

By DEMEREE & SMITH

Attorneys at Law

Plaintiff

VS.

Harold

Ronald Gunnisson

Defendant

The Plaintiff claims of the Defendant the sum of Thirty Six ~~Twenty Six~~ Dollars

damages for breach of an agreement entered into by him by which
he promised to pay \$35 for logging with a truck trailer and for
\$10.00 payment on an open face silver watch less a credit of
\$9.00 allowed for 75 posts @ 12 cts each, which sums of money
with the interest thereon, is still unpaid.

DEMEREE & SMITH

Richard J. Demere

Plaintiff's Attorney.

Executed by personal service and notice of

Garnishment

No.

Page

RECORDED

THE STATE OF ALABAMA
BALDWIN COUNTY

IN THE JUSTICE COURT OF
W W De Wolf

Term, 193

SUMMONS and COMPLAINT

J. B. Wickery

By DEMEREE & SMITH

Attorneys at Law

Plaintiff

VS

Ronald Gunnisson

Defendant

The Defendant is hereby notified that Writ of

Garnishment has been served on
Alabama Dry Docks &
Shipbuilding Co

J. P.

Location

Filed November 13, 1940
R.S. Duch, Clerk

this day of

193

Constable

By

D. C.

Received

and on

I served

on

by service on

Day of

Day of

Day of

W. H. HOLCOMBE, Sheriff

By

D.S.

STATE OF ALABAMA

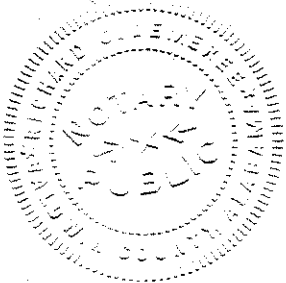
COUNTY OF BALDWIN

Before me, Richard J. Demersee, a notary public in and for said county and state, personally appeared J. B. Wickery, known to me, who after being first duly sworn on oath, deposes and says that Ronald Gunnison, defendant in the case of J. B. Wickery vs. Ronald Gunnison, is not a member of the military forces of the United States of America, and that deponent has personal knowledge of the correctness of the above statement.

John B. Wickery

Subscribed and sworn to before me this
3 day of September, 1942.

Richard J. Demersee
Notary Public, Baldwin County, Alabama

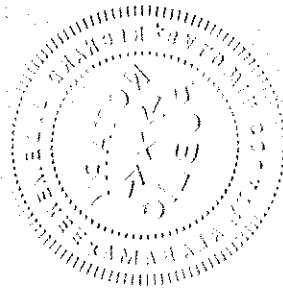


J.B. Wiesting

vs

Ronald Gunnison

Non-military affidavits



10-10-1964

The State of Alabama,
Baldwin County

S. D. Page No. _____

Case No. 624

CIRCUIT COURT

Spring Term, 1941

To Any Sheriff of the State of Alabama, GREETING:

YOU ARE HEREBY COMMANDED TO SUMMON

Jim Cleverdon, (Summerdale)
Clarence Bradford (Fairhope - Malonis Farm)

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 10:00 o'clock of the forenoon, on the 14 day of April, 1941, 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 Ronald Gunnison, Appellant - Defendant Plaintiff

and J. B. Wickery, Appellee - Plaintiff Defendant.

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

Given under my hand and seal, this 9th day of April, 1941

R. S. Dorch

CLERK.

Received in office this _____ day of

9

April 1934
W R Stuart

SHERIFF

I have executed this writ

4-12-41

by serving a copy of
within writ on

Clarence Bradford
Jimmie Cleverdon

5702

W R Stuart

By B. H. D.

SHERIFF

ORIGINAL

No. 1024

Page

THE STATE OF ALABAMA
Baldwin County

CIRCUIT COURT

Ronald Gunnison,

Appellant Respondent

Plaintiff

VS.

J. B. Whicker

Appellee - Plaintiff

Defendant

CIVIL SUBPOENA

Issued this _____ day of

193

Clerk

The State of Alabama, {
Baldwin County.

That we, Undesigns.....
are held and firmly bound unto J. B. Wickley.....
in the sum of ~~Eighty~~ \$80.00 Dollars,
for the payment of which, well and truly to be made, we bind ourselves and each of us, our and each of
our heirs, executors and administrators, jointly and severally. But upon condition, that if the above
bound ~~Ronald Gunnison~~ shall prosecute to
effect an appeal by him taken this day to the next term of the Circuit Court of
Baldwin County from a judgment rendered against him in favor of said J. B.
Wickley by W. W. DeWolf
a justice of the peace for said county, for the sum of ~~Forty~~ \$40.00
..... Dollars, debt in said appeal, shall pay such judgment, both as to
debt and costs as may be rendered against him by the said Circuit Court of
Baldwin County, then, in either of said events, this obligation to be void, otherwise to remain in full
force and effect.

Given under our hands and seals, this the 4th day of November, 19 40.

Approved:

W. W. DeWolf J. P.

~~Ronald Gunnison~~ (L. S.)

~~W. E. Stearns~~ (L. S.)

J. E. Donahoe (L. S.)

RECORDED

No. _____ Page _____

THE STATE OF ALABAMA
BALDWIN COUNTY

APPEAL BOND

JUSTICE'S COURT OF

J. B. Wister

PLAINTIFF

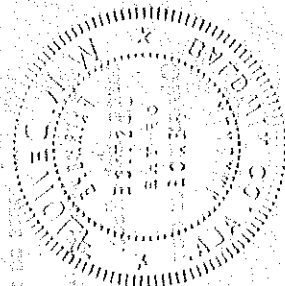
VS.

Ronald Summons

DEFENDANT

Filed this _____ day of _____ 19____

Filed November 12, 1940
R. S. Dush, Clerk



Labor Bill against J. B. Wickers		
1 Ton hay		\$ 12.00
Planting, plowing and harvesting 8 acres of potatoes	\$60.00 balance due	30.00
Planting & plowing 4 acres corn	\$10.00 balance due	5.00
Truck driving for Bruecks		54.00
gas for Truck		8.00
5 Trips to Robertsdale		5.00
5 Trips to Elberta		3.00
One Turkey		
		\$122.00