(994)

ARTHUR F. STENZEL Plaintiff

EQUITY

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

versus

RICHARDSON REFRIGERATOR SERVICE A Corporation Defendants

Comes the Plaintiff in the above styled cause and with leave of the Court, first had and obtained, ammends by striking out the Defendant LEONARD R. BEASEEY in accordance with Section 147, Title 7, Code of Alabama

Attorneys for Plaintiff

STATE OF ALABAMA

BALDWIN COUNTY

Before me, ELLIOTT G. RICKARBY, Jr., a Notary Public in and for said county, personally appeared ARTHUR F. STENZEL, who being duly sworn says that the RICHARDSON REFRIGERATOR SERVICE, a partner-ship composed of L.A. RICHARDSON and J.D. RICHARDSON, and LEONARD R. BEASLEY, is justly indebted in the sum of TWO HUNDRED SEVENTY DOLLARS, after allowing all just offsets and discounts, and the sum of ONE HUNDRED AND SEVENTY DOLLARS is for rent due on the premises rented to the RICHARDSON REFRIGERATOR SERVICE and that demand has been made and the tenet fails or refuses to pay same and this Attachment is not sued out by him for the purpose of vexing or harassing the said Defendant.

arthur 7. Sternet

Subscribed and sworn to before me, this the tenth day of September, 1946.

Notary Public, Baldwin County, Alabama.

STATE OF ALABAMA

COUNTY OF BALDWIN

AND Chief I are held and firmly bound unto the RICHARDSON REFRIGERATOR SERVICE in the sum of FIVE HUNDRED FORTY DOLLARS, to be paid unto the said RICHARDSON REFRIGERATOR SERVICE, its heris, executors, administrators or assigns, for which payment, well and truly to be made, we bind ourselves and each of us, our heirs, executors, jointly and severally, firmly by these presents. And the right of exemption under the Constitution and Laws of Alabama is hereby waived as to this Bond.

Sealed with our seals, and dated this the tenth day of September, 1946.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas the above bound ARTHUR F. STENZEL and have on the day of the date hereof, prayed an Attachment at the suit ov ARTHUR F. STENZEL vs RICHARDSON REFRIGERATOR SERVICE, for the dum of TWO HUNDRED SEVENTY DOLLARS and has obtained the same, returnable to the Circuit Court of Baldwin County, Alabama, on this the Territory day of September, 1946.

Now, if the said plaintiff shall prosecute szid Attachment

to effect and pay the said Defendant all such damages as the RICHARDSON REFRIGERATOR SERVICE may sustain by the wrongful or vexatious suing out of said Attachment, the above obligation to be void; otherwise to remain in full force and effect.

Orthur F StengersEAL)
Phelys J. Rack. (SEAL)
(SEAL)

Approved:

This the // day of September, 1946.

Shyal Rochndon Rity Lieu

| | County | , | UIT COUR SPECIAL | | Term, 1947 |
|--|---|--|--|---|---|
| | м 954 | . | | • | · |
| | | | | | |
| | | | en de la companya de La companya de la co | | * |
| ADPEND R ST | enzel | | | | • |
| | | | en e | | |
| in the second of | | | | One of processing a model, sport in the order of higher by the contract against beginning by a 10-20-a main | mette i era detrafangania e l'inchessa de l'es espera estat es productiva que medifença e |
| | | Vs. | | | |
| RICHARDSON | REFRIGERATOR SE | RVICE | | | |
| | | | | | |
| | ••••• | | | | |
| | | Defendant . | | | |
| | A configuration of the | | | | |
| | | | | | |
| | | | | | |
| I. ALI | CE J. DUCK | | , Clerk of the Cir | cuit Court of Ba | ldwin County |
| | $\rho = -1 - \epsilon$ | | | • | |
| labarra da bazab | sr cortifize that on th | re 29th da | y of | Sept. | , 19.47 |
| iabama, do nereo. | y certify mas on or | | | | |
| | | Court in the a | bove stated cause, wh | erein | |
| Judgment was r | rendered by said | Court in the a | bove stated cause, | | |
| • | | | | | |
| | - ont. 122-44-70-49 | - ARTH | TR F. STENZEL | | |
| *************************************** | 303643 544(\$70+ 0 | 9} ≠ ARTH | UR F. STENZEL | | |
| ************************************** |)@hb425++{\$79+0 | 9}≠ ARTH | OR F. STENZEL | | · · · · · · · · · · · · · · · · · · · |
| as Plaintiff and |) | %} ≠ ARTH | UR F. STENZEL | | · · · · · · · · · · · · · · · · · · · |
| | The second second second | | * | | |
| | The second second second | | ur f. stenzel | | |
| | RICHARDSON REGR | IGERATOR SER | VICE | wa | s Defendant, i |
| | RICHARDSON REGR | IGERATOR SER | * | wa | s Defendant, i |
| avor of the said F | RICHARDSON REGR | IGERATOR SER | EICE endant for the sum o | wa | s Defendant, i |
| avor of the said F | RICHARDSON REGR | IGERATOR SER | VICE | wa | s Defendant, i |
| evor of the said F | RICHARDSON REGR | IGERATOR SER | endant for the sum o | wa | s Defendant, i |
| vor of the said F | RICHARDSON REGRESSION | IGERATOR SER | endant for the sum o | wa | s Defendant, i |
| avor of the said F | RICHARDSON REGRESSION | IGERATOR SER | endant for the sum o | wa | s Defendant, i |
| ivor of the said F SE nd for the sum of | RICHARDSON REGREPHANTIFF and against VENTY DOLLARS | st the said Defe (\$70.00) | endant for the sum o | f. | s Defendant, i |
| avor of the said F SE nd for the sum of | RICHARDSON REGREPHANTIFF and against VENTY DOLLARS | st the said Defe (\$70.00) | endant for the sum o | f. | s Defendant, i |
| avor of the said F SE nd for the sum of | RICHARDSON REGREPHANTIFF and against VENTY DOLLARS | st the said Defe (\$70.00) Costs paid) | vice endant for the sum o | f | s Defendant, in DOLLARS |
| avor of the said F SE nd for the sum of | RICHARDSON REGREPHANTIFF and against VENTY DOLLARS | st the said Defe (\$70.00) Costs paid) | endant for the sum o | f | s Defendant, ir |
| avor of the said F SE nd for the sum of | RICHARDSON REGREPHANTIFF and against VENTY DOLLARS | st the said Defe (\$70.00) Costs paid) | vice endant for the sum o | f | s Defendant, ir |
| avor of the said F SE nd for the sum of he costs in said su | RICHARDSON REGREPHANTIFF and against VENTY DOLLARS | st the said Defe (\$70.00) Costs paid) | vice endant for the sum o | f | s Defendant, ir |
| nvor of the said F SE Ind for the sum of the costs in said such that said cause. | Plaintiff and again WENTY DOLLARS (Court (| st the said Defe (\$70.00) Costs paid) | endant for the sum of the sum of the Atto | f | s Defendant, in DOLLARS |
| avor of the said F SE nd for the sum of he costs in said su n said cause. | RICHARDSON REGREPHANTIFF and against VENTY DOLLARS | st the said Defe (\$70.00) Costs paid) | endant for the sum of the sum of the Atto | f | s Defendant, ir |
| avor of the said F SE nd for the sum of he costs in said su n said cause. | Plaintiff and again WENTY DOLLARS (Court (| st the said Defe (\$70.00) Costs paid) | endant for the sum of the sum of the Atto | f | s Defendant, i |

ELLIOTT G RICKARB

RICKARBY & RICKARBY FAIRHOPE, ALABAMA

E.G. RICKARBY, JR.

October 1, 1946

Mr. R.S. Duck Register Bay Minette, Alabama

Dear Bob:

Was sorry you were sick when we were up in Court yesterday. The case of Arthur Stenzel vs Richardson Refrigerator Service is being settled and I got an initial payment out of which I deducted your costs and paid them yesterday, for which receipt has already been given me.

I don't want to dismiss this case as we have not yet been paid in full, but I have released the attachment and this should be noted on the record.

Yours very truly,

RICKARBY & RICKARBY

By: Extend

EGRjr:csm

300 Loose paiso si softwee coisse in the pass of the Loose paison of t · en netil, meet wheet in set of terest at the er es esso sint lestes de traction d'société de désire les ser et société les ser es este de société les ser e Bare les tractions de la literation de la litera ·troder est ad Legga

STATEMENT OF ACCOUNT

RICHARDSON REFRIGERATOR SERVICE with ARTHUR F. STENZEL

Cash for Refrigerator

\$100.00

Rent:

From March 18, 1946 to May 17, 1946

50.00

From May 18, 1946 to September 17, 1946

120.00

Total

\$270.00

STATE OF ALABAMA

COUNTY OF BALDWIN

Before me, ELLIOTT G. RICKARBY, Jr., a Notary Public in and for said county, personally appeared ARTHUR F. STENZEL, who being duly sworn says that the above account is a correct statement of his account with the RICHARDSON REFRIGERATOR SERVICE, after allowing all just claims and sums.

arthus 7. Sternel

Subscribed and sworn to before me, this the 10 day of September, 1946.

Notary Public, Baldwin County, Adabama.

VIII (0) STATE OF ALABAMA
COUNTY OF BALDWIN

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon L. A. RICHARDSON, J.D. RICHARDSON and LEONARD R. BEASLEY, parties doing business under the firm name of RICHARDSON REFRIGERATOR SERVICE to appear within Thirty days from the service of this writ, in the Circuit Court to be held for said County, at Bay Minette, Alabama, and then and there answer the Complaint of ARTHUR E. STENZEL.

WITNESS my hand this the //w day of September, 1946.

Register, Circuit Court

COMPLAINT

ARTHUR F. STENZEL Complainant

versus

RICHARDSON REFRIGERATOR SERVICE Defendants

- (1) The Plaintiff claims of the Defendants the sum of TWO HUNDRED SEVENTY DOLLARS due from them by account on the 18th day of September, 1946.
- (2) The Plaintiff claims of the Defendants the sum of ONE HUNDRED SEVENTY DOLLARS as rent, due from them from the period from March 18th to September 17, 1946.
- (3) The Plaintiff claims of the Defendants the sum of ONE HUNDRED DOLLARS damages for wrongfully taking the following goods and chattels the property of the Plaintiff: viz.: l Refrigerator, valued at ONE HUNDRED DOLLARS.

Which several sums of money together with interest thereon are still due and unpaid.

The account upon which this action is based is evidenced by itemized and verified statement filed herewith.

Attorneys for Rlaintiff.

Original

ARTHUR F. STENZEL Complainant

VS

RICHARDSON REFRIGERATOR SERVICE Defendants

SUMMONS AND COMPLAINT

Jules Supt 11-1946

y serving copy of within Summons and complaint on

Dr. The William

C.E. Land Sheriff

What Deputy Sheriff

STATE OF ALABAMA BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

WHEREAS, ARTHUR F. STENZEL hath complained on cath to me, ROBERT S. DUCK, Clerk of the Circuit Court of said County, that THE RICHARDSON REFRIGERATOR SERVICE, a partnership, composed of L.A. RICHARDSON and J.D. RICHARDSON, and LEONARD R. BEASLEY, is justly indebted to the Plaintiff in the sum of ONE HUNDRED SEVENTY for rent, DOLLARS, and the Plaintiff having made affidavit and given bond as required by law in such cases, you are hereby dommanded to attach so much of the estate of THE RICHARDSON REFRIGERATOR SERVICE as will be of value to satisfy the said debt and costs, according to the complaint; and such estate, unless replevied, so to secure that the same may be liable to further proceedings thereon, to be had in the circuit court for the County of Baldwin to be held at the courthouse thereof; when and where you must make known how you have executed this writ.

WITNESS my hand, this the //ww day of September, 1946.

eren etaleanora eretakiakanakan esperimenta

ROBERT S. DUCK

Clerk, Circuit Court

Historia de mengile tro i migrotina dela i seggi

994

ARTHUR F. STENZEL Complainant

VS

RICHARDSON REFRIGERATOR SERVICE Defandants

attachent

Sept 25 19 44

Le farett sheese