The State of Alabama, Baldwin County.



CIRCUIT COURT AT BAY MINETTE, ALA.

Know all Men by these Present	s, That we, Pete Congleton
and the state of t	
- <u> </u>	, of the County of Baldwin
are hold and firmly hound unto	James R. Johnson
Alamana. — — — — — — — — — — — — — — — — — — —	
in the sum ofFour Hundred.	and no/100 Dollars, to
n de la central de la central de la granda de la central de la central de la central de la central de la central La companyación de la central	The contract of the contract o
be paid to the said Jack R. Johns	
heirs, executors, administrators, or assign	is, for which payment, well and truly to be made, we bind
	our heirs, executors, and administrators, jointly and
severally, firmly by these presents.	· · · · · · · · · · · · · · · · · · ·
7	day ofMay, 1947
The Condition of this Obligation is suc	
That whereas, the above bounden, .	Pete Congleton
and the second	
	ha ^S , on the day of the date
hereof, prayed an Attachment at the suit of	ofPete Congleton
alian kanan ka	against the estate of above named
Jack R. John	nson
for the sum of One Hundred 1	ninty six and 41/100 Dollars,
and hath obtained the same, returnable to	
•	the Circuit Court of Baldwin County:
en e	the Circuit Court of Baldwin County:
Now, if the said Pete Cong	
	Leton
should prosecute said Attachment to effect	
should prosecute said Attachment to effect may sustain by the wrongful or vexatious	t, and pay the said Defendant all such damages assuing out said Attachment, then the above obligation to be
should prosecute said Attachment to effect may sustain by the wrongful or vexatious void; otherwise to remain in full force and	t, and pay the said Defendant all such damages as suing out said Attachment, then the above obligation to be effect.
should prosecute said Attachment to effect may sustain by the wrongful or vexatious void; otherwise to remain in full force and And we and each of us hereby waive	t, and pay the said Defendant all such damages as suing out said Attachment, then the above obligation to be effect.
should prosecute said Attachment to effect may sustain by the wrongful or vexatious void; otherwise to remain in full force and And we and each of us hereby waive now, or may hereafter have, under the Co	t, and pay the said Defendant all such damages as suing out said Attachment, then the above obligation to be effect. a all rights of claims of exemption we or either of us have institution and Laws of the State of Alabama.
should prosecute said Attachment to effect may sustain by the wrongful or vexatious void; otherwise to remain in full force and And we and each of us hereby waive	t, and pay the said Defendant all such damages as suing out said Attachment, then the above obligation to be effect. a all rights of claims of exemption we or either of us have institution and Laws of the State of Alabama.
should prosecute said Attachment to effect may sustain by the wrongful or vexatious void; otherwise to remain in full force and And we and each of us hereby waive now, or may hereafter have, under the Co	t, and pay the said Defendant all such damages as suing out said Attachment, then the above obligation to be effect. a all rights of claims of exemption we or either of us have institution and Laws of the State of Alabama.
should prosecute said Attachment to effect may sustain by the wrongful or vexatious void; otherwise to remain in full force and And we and each of us hereby waive now, or may hereafter have, under the Co	t, and pay the said Defendant all such damages as suing out said Attachment, then the above obligation to be effect. Eall rights of claims of exemption we or either of us have institution and Laws of the State of Alabama. It above written.
should prosecute said Attachment to effect may sustain by the wrongful or vexatious void; otherwise to remain in full force and And we and each of us hereby waive now, or may hereafter have, under the Co	t, and pay the said Defendant all such damages as suing out said Attachment, then the above obligation to be effect. Eall rights of claims of exemption we or either of us have institution and Laws of the State of Alabama. It above written.
should prosecute said Attachment to effect may sustain by the wrongful or vexatious void; otherwise to remain in full force and And we and each of us hereby waive now, or may hereafter have, under the Co	t, and pay the said Defendant all such damages as suing out said Attachment, then the above obligation to be effect. Eall rights of claims of exemption we or either of us have institution and Laws of the State of Alabama. It above written. (Seal)
should prosecute said Attachment to effect may sustain by the wrongful or vexatious void; otherwise to remain in full force and And we and each of us hereby waive now, or may hereafter have, under the Co	t, and pay the said Defendant all such damages as suing out said Attachment, then the above obligation to be effect. Eall rights of claims of exemption we or either of us have institution and Laws of the State of Alabama. It above written. (Seal)
should prosecute said Attachment to effect may sustain by the wrongful or vexatious void; otherwise to remain in full force and And we and each of us hereby waive now, or may hereafter have, under the Co	t, and pay the said Defendant all such damages as suing out said Attachment, then the above obligation to be effect. Eall rights of claims of exemption we or either of us have institution and Laws of the State of Alabama. It above written. (Seal)
should prosecute said Attachment to effect may sustain by the wrongful or vexatious void; otherwise to remain in full force and And we and each of us hereby waive now, or may hereafter have, under the Co	t, and pay the said Defendant all such damages as suing out said Attachment, then the above obligation to be effect. e all rights of claims of exemption we or either of us have institution and Laws of the State of Alabama. the above written. (Seal)
should prosecute said Attachment to effect may sustain by the wrongful or vexatious void; otherwise to remain in full force and And we and each of us hereby waive now, or may hereafter have, under the Co-Signed, Sealed, and delivered the day	t, and pay the said Defendant all such damages as suing out said Attachment, then the above obligation to be effect. Eall rights of claims of exemption we or either of us have institution and Laws of the State of Alabama. It above written. (Seal)
should prosecute said Attachment to effect may sustain by the wrongful or vexatious void; otherwise to remain in full force and And we and each of us hereby waive now, or may hereafter have, under the Co	t, and pay the said Defendant all such damages as suing out said Attachment, then the above obligation to be effect. e all rights of claims of exemption we or either of us have institution and Laws of the State of Alabama. It above written. (Seal) (Seal)

The State of Alabama, Baldwin County.

CIRCUIT COURT AT BAY MINETTE, ALA.

Before me, Hazel Nall	andras ar gota eras er (gyanggar rak aggar erag yan (. 1700)
in and for said County, personally appeared	te Congleton
who, being duly sworn, on oath saith that	ck R. Johnson
	justly indebted to
•••••••••••••••••••••••••••••••••••••••	and the second of the second o
in the sum of One Hundred ninty six a	nd 41/100 Dollars, which said
amount is justly due after allowing all just offsets and dis	scounts, and that the said
Debt is for work and l	abor, material and parts
in the repair of a 1935 Chevrolet	, one and one half ton
truck and Plaintiff claims a lie	h un the laws of the
State of Alabama on the said Truc	k.for.the.satisfaction.of.the
said debt.	
and that this Attachment is not sued out for the purpose	of vexing or harassing the Defendant, or
other improper motive.	te conglition
Subscribed and sworn to before me this24.	day of1927
	as it hall
	0
	Affidavit da Attorney
	Aut.
AL AL	
State of Alk Baldwin County. CIRCUIT, COU AT BAY MINETTE, A TO CAR CAR COUNTY AT BAY MINETTE, A CAR CAR CAR CAR CAR CAR CAR C	nent Bond and he
Win Cou	ouo de la como
The state of the s	
Bald Bald TR BAY	T W West
he State of All Baldwin County CIRCUIT, COU AT BAY MINETTE, A	Attachment Bond and MAY 27 194 f
	Attachment Bond an Attachment Bond an miled this the MAY 27 19

THE STATE OF ALABAMA.	(**T)D (יים מודי ר	SPRCTAT.	Term, 19 47
Baldwin County	CIRC	JULI COURT,	944.004.426	lerm, 15.5%
				•
		•		,
PETE CONGLETON				•
140		•	•	•
	************	and the first transfer and a subject to the first conserva-	ስተዋ ያለተ ነገር የተመቀመ ነገ ነው ነገር ነገ ተመ <mark>መመመስመ የተመቀመበር የሚያል እና ይመመመገጥ የ</mark> ተመፀፀት ነውን እና የተመጀመር የመጀመር ነገር ነገር ነገር ነገር ነገር ነገር	www.fysessociappers.go, war (c) y reals Estay representability of 450000 feet Agranging man-optimate of Germanism statements
Pla	aintiff			
	Vs.			
TAGE D. TONINGON				
JACK R. JOHNSON		***************************************		
Defe	endant .			
		the second		
I, ALICE J. DUCK	·	, Clerk of	the Circuit Cour	t of Baldwin County
	Sant Sant			and the second of the second o
Alabama, do hereby certify that on the	29th day	y of	Sept.	, 19.47
a Judgment was rendered by said Court	in the al	bove stated ca	use, wherein	
TOWN CONST DESCRIP				
PETE CONGLETON			••••••••	······································
was Plaintiff and JACK R.	JOHSON		•••••	·
	······································			was Defendant, i
favor of the said Plaintiff and against the s	aid Defe	ndant for the	sum of	
TWO HUNDRED AND ONE DOLLARS AT	ND FORTY	Y-ONE CENTS	(\$201.41)	DOLLAR
and for the sum of FIFTEEN DOLLAR	RS AND	HRITY CENTS	s. (\$15.30)	DOLLARS
the costs in said suit, and that	C. BEEB	3.	***************************************	
		are th	e Attorneys of re	ecord for the Plaintif
			v	
in said cause.				
Witness my hand this 8th day	e	Oct.		10 h7
witness my nand thisday	OI			, 19 !
		00	n	1
		alice		k
		Clerk, Circu	ut/Court, Baldwi	n County, Alabama.

on his entering into this bond.

NOW, THEREFORE, If the Defendant shall fail in said action, he or his securities shall return the specific property attached and above mentioned to the said Sheriff, within ten days after judgment against said Defendant in this suit, then this obligation to be void, otherwise to remain in full force and effect.

Taken and approved this

(L. S.)

(L. S.)

STATE OF ALABAMA, BALDWIN COUNTY. IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW:

TO ANY SHERIFF OF BALDWIN COUNTY:

YOU ARE HEREBY COMMANDED to summons, JACK R. JOHNSON to appear within thirty days within service of this writ in the Circuit Court, to be held for said County at the place of holding the same, then and there to answer the complaint of Pete Congleton.

WITNESS my hand this the 27 day of May, 1947.

Deine Louch

PETE CONGLETON, PLAINTIFF,

VS

JACK JOHNSON,

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA,

AT LAW:

1.

The Plaintiff claims of the Defendant One Hundred Ninety Six Dollars and Forty One Cents (\$196.41) due from him by account on the 25th day of March, 1947.

2.

The Plaintiff claims of the Defendant the sum of One Hundred Ninety Six Dollars and Forty One Cents (\$196.41) for merchandise, goods and chattle sold by the Plaintiff to the Defendant on, to-wit: One March 25, 1947, at his request.

3.

The Plaintiff claims of the Defendant the sum of \$196.41 for work and labor done for the Defendant by the Plaintiff on the 25th day of March, 1947, at his request.

All of which sums of money with interest thereon are still unpaid.

And the Plaintiff further alleges the said sums of money were for work and labor done by the Plaintiff and for parts and merchandise furnished by the Plaintiff in the repair of an automobile truck owned by the Defendant, the same being a 1935 Chevrolet one and one half ton truck and the Plaintiff claims a lien under the laws of the State of Alabama on the said truck for the satisfaction of the said debt.

Attorney for the Plaintiff.

Pete GNGleton

rs

Jack R. Johnson

Complaint en account mechanic's Lien Chaims Copy of the willender and Comploint on Jacker Johnson June 16 1947

Taylor Malpins 5 wiff
14. 4. 1 Wall D. S.

Harrived in Sherill's Clieb His 27 day of May, 1849 TAYLOR WHAINS, Sherill

MAY 27 1947

ALICE I. DOCK, CIECK

filed May 27, 1947

W. C. BEEBE Clerk

LAWYER

BAY MINETTE, ALABAMA

The State of Alabama, Baldwin County

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

	As, Pete Cong	leton			
and the second s	And the second s		And the second s	and the second	St market St. St. St.
hath complained	l on oath to me, RODE	S. DUCK, Cler	k of Circuit Co	urt of Baldwin C	ounty, Ala.
that Ja	ck R. Johnson				
		i v			
		\$ \$			
1	144, 444		•		,
494					
is justly indebet	ed to the Plaintiff_P	ete Congleton			
40.40 		·			
		4	·		
Jack R. Joh	aw, in such cases, younson and partic	cularly 1935	a Chevrole	•	
on Grack,	the property o	i the Delenda	Ωζ		
as will be of val	lu e sufficient to satisfy s	said debt and costs o	ecording to the		
~~ ~~ ~~ ~~ ~~ ~~ ~~ ~~ ~~ ~~ ~~		sara acorana costs, a		complaint: and suc	h estate si
•					
attached unless	replevied, so to secure, uit Court of Baldwin Co	that the same may b	e liable to furth	er proceedings th	ereon to b
attached unless	replevied, so to secure,	that the same may b	e liable to furth	er proceedings the	ereon to be
attached unless had by the Circu County, on	replevied, so to secure,	that the same may bounty, Ala., at a term Monday of	e liable to furth	er proceedings the	lereon to b

No. 1065

ATTACHMENT

Pete Consieton

{ ATTACHMENT

Jack R. Johnson

MOORE PRINTINGE J. DUCH, CIERK

Mile BAY SI 1951

Stanted 6-16-49 By serving on pure fach future attachment By attaching and taking one 12 at the land one 12 at the steet of the land of Truck Chen 12 ston

Received in Shall's

Taylor Williams Sheriff IF 7 Half D. S.