(1077)

CAMELLA N. HOOPER, as Executivix of the Estate of L. J. Hooper, deceased, Plaintiff,

VS

Charlie Monroe, Defendant. IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

AT LAW:

I

Plaintiff claims of the Defendant the sum of Twenty-nine Dollars and Fifty-two Cents (\$29.52) balance due on note made by him to L. J. Hooper, doing business as Hooper Brothers, dated June 20, 1945, due December 20, 1945, with interest thereon from December 20, 1945, in the sum of One Hundred Fifty Dollars (\$150.00)

II

Plaintiff claims of the Defendant the further and additional sum of Seventy-five Dollars due from him by note to L. J. Hooper, doing business as Hooper Brothers, dated January 15, 1946, due March 1, 1946 at interest thereon from March 1, 1946.

Plaintiff alleges that in and by the said notes the Defendant agrees to pay all cost of collection, including a reasonable attorney's fee. And the Plaintiff claims the further and additional sum of Twenty-five Dollars (\$25.00) as a reasonable attorney's fee in the premises.

Plaintiff further alleges that the Defendant in and by the said notes waived all right of exemption as to personal property against the said debts and Plaintiff claims the benefit of the waiver.

Attorney for Plaintiff.

Received in Sheriff's Office this 9day of July, 1947 TAYLOR WILKINS, Sheriff

Executed Quy Swithin Summons and Complaint on

Charlie Monroe

Taylor Williams Sheriff.

Hooper Ks.

monrae

Freid 7-28-47 alice J. Lunh clark BOND

## THE STATE OF ALABAMA, Baldwin County.

## CIRCUIT COURT.

\_\_\_\_\_, Clerk.

Baldwin County.
KNOW ALL MEN BY THESE PRESENTS:
KNOW ALL MEN BY THESE PRESENTS:
That we, The Camella N. Hooper
are held and firmly bound unto Charlie Monroe
in the sum of Two Hundred and ten DOLLARS
to be paid to the said Charlie Monroe his
heirs, executors, administrators or assigns; for which payment well and truly to be made, we bind ourselves, and each of us, our and each of our heirs, executors and administrators jointly, severally and firmly by these Presents.
Sealed with our seals, and dated this day of July 192. 7  The Condition of the Above Obligation is Such, That whereas, the above bound Camella N. Hooper
ha S commenced suit in the Circuit Court of said County by summons and complaint, which have
issued from said Court, to recover of said Charlie Monroe
the sum of One Hundred four and 52/100 Dollars and ha S on the day of the date hereof, prayed that Writ of Garnishment issue out of said Court to Newport Industires
summoning it to answer what it is indebted to said Defendant . Charlie Monroe or what effects of said Defendant . Charlie Monroe, it has
in its possession, or under its control; and said Plaintiff having made oath as required by law in such cases, said Writ is about to issue out of said Court, returnable to the next Term of the Circuit Court, to be holden for Baldwin County.
NOW, if the said Plaintiff shall prosecute the Garnishment to effect, and pay the Defendantall such costs and damages ashe may sustain, by reason of the wrongful or vexatious suing out of this Garnishment, then this obligation to be void; otherwise to remain in full force and effect.
AND WE, and each of us, hereby waive all rights of claim of exemption we, or either of us have now, or may hereafter have, under the Constitution and Laws of Alabama, and We
hereby severally certify thatWehave property free from all incumbrance
to the full amount of the above bond.  Camella M. Honge (Seal)  Steal C. Crawford (Seal)
Edd Questt (Seal
Approved thisday ofJulyA. D., 1927

THE	STATE (	OF	ALABAMA,
٠	Baldwir	ı Co	ounty.

Before me, Hozel Mall, a notary Public

in and for said Coun	aty, personally appeared	Camella N. Hooper
who, being duly swor	rn, doth deposeand say	that Charlie Monroe
in the sum of Que and that	a N. Hooper, as Exe	ecutrix of the estate of L.H.Hooper, 2/100 DOLLARS enced a suit by summons and complaint on said in- harlie Monroe
		1S
or to have effects of t in its cess of Garnishment a	isame me sau oustiffe v	Cherlie Monroe  ie Monroe  control, and that she believes that pro- Monroe  d that the said Newport Industries
and that this Writ is not considerable Monroe or other improper motors	ot sued out for the purpose o	eved to be chargeable as Garnishee in said cause, of vexing or harassing said Defendant,
The state of the s		Hazel Hall
THE STATE OF ALABAMA, BALDWIN COUNTY	Camella N. Hooper, as axecutrix of the estate of L. J. Hooper, deceased, TO PLANTIEF.	Charlie Monroe  DEFENDANT  DEFENDANT  Bond and Affidavit in Garnishment on Summons  Filed This  July  July  LULY  LULY

CAMELLA N. HOOPER, as Executrix of the Estate of L. J. Hooper, deceased, Plaintiff,

Vs

CHARLIE MONROE, Defendant.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW:

TO ANY SHERIFF OF THE STATE OF ALABAMA:

WHEREAS, Camella N. Hooper having complained on oath to me, Alice J. Duck, Clerk of the Circuit Court of Baldwin County, Alabama, that Charlie Monroe is indebted to Camella N. Hooper, as Executrix of the estate of L. J. Hooper, deceased, in the sum of One Hundred four Dollars and fifty-two cents (\$104.52 and that the Newport Industries is believed to be indebted to the said Charlie Monroe or to have in its possession or under its control goods and chattels of the said Charlie Monroe subject to his debts, and that it is necessary to collect the debt of the said Charlie Monroe to the said Camella N. Hooper, as executrix of the estate of L. Jl Hooper, deceased; that garnishment issue to the said Newport Industries, and having filed suit against the said Charlie Monroe for the said debt, and having given bond as required by law,

YOU ARE HEREBY COMMANDED to summons the said Newport Industries to be and appear and answer in this court within thirty days after the service of this writ what it is indebted to the said Charlie Monroe or what goods or chattels it has in its possession or under its control belonging to the said Charlie Monroe and then and there to do and perform whatsoever this court shall require.

WITNESS my hand and seal this the 28 day of July, 1947.

Olice I show

Received in Sheriff's Office this 29 day of July, 1947 TAYLOR WILKINS, Sheris

the boteate Mack Reid Mew Port ings Saylor Wilking Sheriff

By Reb Seller Deputy Sheriff

STATE OF ALABAMA,	
BALDWIN COUNTY	
TO Charlie Monroe	
TO Charle Jonne	, Defendant:
YOU ARE HEREBY NOTIFIED that a Writ of Gara	nishment has been issued in the case of
Camilla n. Horpe	, Plaintiff
versus Charlie Monroe	, Defendant
now pending in the Circuit Court of Baldwin County, Alab	ama, Law Side, in which
newport Indust	•
ha been named as Garnishee	
IN WITNESS WHEREOF, I have hereunto set my	hand and affixed my seal on this the $25$
day of July , 1947.	
	^

Alice I - hluch Clerk of the Circuit Court.

Escuted ang 15 1927	
by serving copy of within Summons and	NOTICE
by serving copy of within Summons and Complaint on notice of Jamis	TO DEFENDANT OF STATE
Charlie Monroe	TO DEFENDANT OF GARNISHMENT
and the state of t	ВУ
	CLERK OF CIRCUIT COURT
The state of the s	
and the second of the second o	BALDWIN COUNTY, ALABAMA
72	
Taylor Wilhins Sheriff  By 14 2 14 all Deputy Sherif	то
Ply JA J 1stal Deputy Sherif	
	Camelly of your
	Camilla D. House
	Plaintiff
* * * * * * * * * * * * * * * * * * * *	
	Vs.
	Charlie Morrise
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4	
	Defendant
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## W. C. BEEBE LAWYER BAY MINETTE, ALABAMA

August 16, 1947

Mrs. Alice J. Duck, Clerk, Circuit Court Bay Minette, Alabama.

Dear Mrs. Duck:

Re: Camella N. Hooper vs Charlie

Under garnishment in the above matter you hold check of Newport Industries to him in the sum of \$47.07. Charlie wants to pay this over a period of months. Please release check to him. We will, of course, at the proper time protect the court cost.

Yours very truly,

". C; Beebe.

WCB/n

Order 10 Release Check

## THE STATE OF ALABAMA, | BALDWIN COUNTY

CIRCUIT	COURT	BALDWIN	COUNTY
J	anuary	TER	м, 194 <u>9</u>

TO ANY SHERIFF OF THE STATE OF ALABAMA-GREETING:

	Omd	dam of	February	, 19	48 being a	regular day of
aid term,	Cammela	N. Hoope	<u>r</u>			
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ecovered judgmen	it against	and the second s	angan an	and the second s	The second secon	
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		* 1 o	emains unpaid		Dollars	and cost of suit
or the sum of (\$1	39.00)	\$70.40 r	emains unpara		Domais,	and cost of suit,
that process of gar following named p	nishment i ersons or (	s believed to corporations	W. C. Recbe o be necessary to ob s, viz:			
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						control money
has or is believed	to have in	thei	r possession,	or under	×11×	
or effects belonging	ng to said	defendant	Charlie Monroe	or that	ne	1S, OI
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to be and appear the city of Bay I	before the	ndustries  honorable to the with	the Circuit Court for in 30 dayMonday	Summon  r Baldwin Count in nswer on oath,	ty, at the Court	House thereof, is  — A. D. 194—— time of the service
to be and appear the city of Bay I then and there v of the garnishm	before the within the tent, or at t	honorable to the first dather time make	the Circuit Court for in 30 dayMonday ays of the term, to a	Summon  r Baldwin Count in nswer on oath, wer, or at any time	ty, at the Court whether at the the intervening to	House thereof, in  A. D. 194—— time of the service
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Received in Sheriff's Office this 2 Yday of Jan, 1949 TAYLOR WILKINS, Sheriff

by serving copy of within Summons and Complaint on majwell of eid agent for new port Ind Inc.

Taylor Wilking Shorts

RECORDED

Circuit Court, Baldwin County

No.  $1077\frac{1}{2}$ 

CAMELAAN. HOOPER

VS. GARNISHMENT ON JUDGMENT

CHARLIE MONROE

Newford Industries Parnishee Issued 24th day of January 1949

\_day of\_ Returnable-

Attorney.

Moore Printing Co., Bay Minette, Ala.

W. C. BEEBE
LAWYER
BAY MINETTE, ALABAMA
February 24, 1949

Mrs. Alice J. Duck, Clerk, Bay Minette, Alabama.

Dear Mrs. Duck:

In re: Hooper vs Charlie Monroe.

You have check from Newport in the sum of \$47.00.

I have agreed with Charlie for you to allow him \$20.00 out of this check, and apply the balance to court cost and judgement.

I have agreed also for his check, each successive pay day, to be sent to you, and for you to take out \$20.00 each pay day plus whatever shall be necessary to pay the balance of the cost, if any.

Yours very truly,

W. C. Beebe.

WCB/mh

Filed 2-24.49 acing Ducta

STATE OF ALABAMA, BALDWIN COUNTY.

Before me, the undersigned Notary Public, in and for said County and State this day personally appeared W. C. BEEBE, who is known to me and who being by me duly sworn, deposes and says that he issattorney for Camilla N. Hooper, as Executrix of the estate of L. J. Hooper, deceased, in that certain cause in the Circuit Court of Baldwin County, Alabama, Number 1077, in which judgement was rendered in favor of the Plaintiff against the said Charlie Monroe on the and day of february, 1948, that there remains unpaid of the said judgement the sum of \$70.40, that the Newport Industries is believed to be indebtedned to the said Charlie Monroe or to have in its possession property or effects belonging to the said Charlie Monroe, and garnishment against the said Newport Industries is believed to be necessary to collect monfes owing under the said judgement; affiant further says that this affidavit is made for the purpose procuring garnishment to issue on the said judgment requiring the said Newport Industries to answer what, if any, it is indebted to the said Charlie Monroe, and what, if any, property or effects of the said Charlie Monroe it has in its possession, and that this garnishment is not issued out for the purpose of vexing or harrassing the said Charlie Monroe; and that the Flaintiff elects to isuecoutesuched garnishment without giving bond as provided by statute.

Sworn to and subscribed before me on this the 244 day of January, 1949.

Notary Public Baldwin County, Alabama.

1 C/Belle

clerk circuit court

1077/2 RECORDED

Camilla n. Hosper Vs. Charlie Monrae

> JAN 25- 1949 ALICE J. DUCH, Clork

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STATE OF ALABAMA,	<b>(</b>		<u>:</u>		e de la companya de La companya de la co
BALDWIN COUNTY	-				
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	· 	· .			
TO	HARLIE MONROE		, Defend	ant:	
	EBY NOTIFIED the				
C	AMELLA N. HOOPER				, Plaintiff,
versusC	HARLIE MONROE			Contract to Company and Contract to Contra	, Defendant,
now pending in the Cir	cuit Court of Baldw	vin County, Alaba	ma, Law Side, in	which	
	NEWPORT INDUSTR	ie <b>s</b>			
ha .g., been named as G	arnishee				
IN WITNESS V	WHEREOF, I have	hereunto set my	hand and affixed	my seal on thi	s the 24
day ofJ	anuary, 19	49.			
		4	lice !	Clerk of the	Circuit Court.

10.24 / 10.49 10.10.10.10.10.10.10.10.10.10.10.10.10.1			NOTICE TO DEFENDANT OF GARNISHMENT
			ВҮ
executed 2 - / by serving copy of within Sumr	19 2/		CLERK OF CIRCUIT COURT
	5		BALDWIN COUNTY, ALABAMA
Charlie Min	Works		то
			Camilla-n; Hoofer
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7 agla Williams	Sheriff		eri Anna
Rv // 7 /2 (De) Det	onto Suern.		
	and the state of t		Plaintiff
			vs.
			CHARLIE MONROE
			a
		,	
			Defendant