CERTIFICAT	E OF JUDGM	ENT	I	Printed by The Bald	win Times, Bay Minet	te. Ala.
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THE STATE	OF ALABAMA)	.*	•	•	
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		<i>V</i>	Reco	rded Ox	Judge of Probate	11.30
		Defendant .		The state of	book . 4	Ę.Ę•⊋,
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I,91,	· acurer		, Clerk of th	e Circuit Court	of Baldwin Co	unty,
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Alabama, do hereby	y certify that on the	30 th da:	y of Sep	blesnot	, 19	46
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a Judgment was re	endered by said Co	urt in the al	oove stated cause	e, wherein	***************************************	
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Ulton	- 6 Par	ken				
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was Plaintiff and	llefan	der	Jern	yan!		
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favor of the said Pl	aintiff and against t	he said Defer	dant for the su	m of		
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			are the A	Littorneys of rec	ord for the Plai	ntitt
n said cause.						
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Witness my ha	and this 14 th	day of \mathcal{L}	October	 	, 19.46	
	*					÷
			Clerk, Circuit	make	_	
·		***************************************	Clerk, Circuit	Court, Baldwin	County, Alabam	 1a.
•			B. Di.	\mathcal{I}	/-	

CERTIFICATE OF JUDGMENT

10-14-46
Alton Garker 69
, Plaintiff
Vs.
Aleyander Jernigan
4-33
, Defendant

R. S. Duck

ALTON E. PARKER Plaintiff

IN THE CIRCUIT COURT

OF

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BALDWIN COUNTY, ALABAMA

ALEXANDER JERNIGAN Defendant

INTERROGATORIES PROPOUNDED BY PLAINTIFF TO DEFENDANT

Comes the Plaintiff and propounds the following Interrogatories to the Defendant:

- 1. Did you remove, or cause to be removed, any timber or pulpwood from the land of the Plaintiff prior to September 1945?
- 2. Did you have any authority to remove this pulpwood? If so, state specifically your authority.
- 3. How was the Plaintiff to be paid for this wood which you took or caused to be taken?
- 4. What did you do with the pulpwood which you took from the Plaintiff?
- 5. How much wood did you take from the Plaintiff and what was its value?
- 6. Do you know whether the Plaintiff has ever been paid for the wood which you took from him and if so state who paid him and when he was paid?

STATE OF ALABAMA:

COUNTY OF BALDWIN:

Before me, the undersigned Notary Public in and for said State and County, personally appeared the Plaintiff, A. E. Parker, who being first duly sworn, says that the answers to the above listed Interrogatories, if well and truly made by the Defendant will be material testimony in this cause.

A. E. Parker, Affiant

Subcribed and sworn before me on this the / & , 1946.

day of

Notary Public

ALTON E PARKER

Executed this 19 day of

April, 1946 by serving a copy of of the within Interrogatories on H. M. HALL Attorney for Defendents

Sheriff.

F11ad. April 9 1946

ALTON E. PARKER

PLAINTIFF

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

VS

ALEXANDER JERNIGAN

DEFENDANT

Comes the Defendant in the above styled cause and shows to the Court that the Interrogatories propounded by the Plaintiff to the Defendant have been served on the Defendant for more than thirty days and are still unanswered.

Wherefore Plaintiff moves that the Defendant be compelled to answer said Interrogatories or a Judgment by Default be entered against him.

Attorneys for Plaintiff

by serving copy of within Summons and Complaint on

14. M. 14 all

C.E. Faull Sheriff

by Malf Deputy Sheriff

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THE STATE OF ALABAMA, \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	OURT BALDWIN COUNTY
BALDWIN COUNTY	TERM, 194
TO ANY SHERIFF OF THE STATE OF ALABAMA:	
You are hereby commanded to summon <u>ALEXANDER JERNIC</u>	SAN
	· •
to appear and plead, answer or demur, within thirty days from the service the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, as	
by ALTON E. PARKER	
	· ·
	Plaintiff

No. 950	
	Defendant lives at
5 ·	A. R. R. D. FAIRHOPE, ALABAMA
CIRCUIT COURT	
ALTON E. PARKER	
	Sheri
•	I have executed this summons
vs.	this Feb. 15- 1946
ALEXANDER JERNIGAN	by leaving a copy with
	alexander Jernigan
Defendan	ts
SUMMONS AND COMPLAIN	STATE OF ALABAMA BALDWIN COUNTY R CUIT COURT TON E. PARKER Plaintiffs vs. EXANDER JERNIGAN Defendants OONS AND COMPLAINT Clerk Clerk Plaintiff's Attorney Defendant's Attorney Deputy Sheriff
Filed Thank 1944	
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RICKARBY & RICKARBY	0 -0 11 41
	y (6, Larrell-Sheril
	Cases
Defendant's Attorne	ey
Moore Printing Co., Bay Minette, Ala.	Ψ

ALTON E. PARKER Plaintiff

IN THE CIRCUIT COURT OF

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75-, 5

BALDWIN COUNTY, ALABAMA

ALEXANDER JERNIGAN Defendant

COUNT 1. The Plaintiff claims of the Defendant \$123.75 due from him by account on about the first day of September 1945, which sum of money with the interest thereon is still unpaid.

COUNT 2. The Plaintiff claims of the Defendant the sum of \$123.75, due from him for paper wood sold by the Plaintiff to the Defendant in the last three weeks of August, 1945, which sum of money with the interest thereon is still unpaid.

RICKARBY & RICKARBY

Attorney's for Plaintiff

ALTON E. I	PARKER	X ·		TD (10TTD 0T
Ve.	PLAINTIFF	Ĭ	IN THE CIRCU	IT COURT OF TY, ALABAMA
ALEXANDER	JERNIGAN	 X	entering and the figure and the first of the	ann i a f f i ann i ann a _{r f} i i a i a t-ann f f i f f f f f f ann ann ann an agailt an agus ann an ann an ann a
17	DE LEN DENT	8		

And Now comes the Defendant and for answer to the Plaintiff's Complaint and to each count thereof, separately and severally says:

The facts therein alleged are untrue.

BEEBE & HALL

By: J

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Alex ander Jernigan

answer

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98422 MARSHALL & BRUCE-NASHVILLE				and the same		Judge o	f Pro	ate.	

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