(1364)

STATE OF ALABAMA V

BALDWIN COUNTY

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

STATE OF ALABAMA, BALDWIN COUNTY, AND THE BOARD OF EQUALIZATION OF BALDWIN COUNTY, ALABAMA.

PLAINTIFF.

VS.

JUARINE B. VAN TASSEL

DEFENDANT.

NOTICE OF APPEAL

TO THE BOARD OF EQUALIZATION OF BALDWIN COUNTY, ALABAMA, E. S. TUNSTALL, AS SECRETARY OF SAID BOARD OF EQUALIZATION, AND ALICE J. DUCK, AS CLERK OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

Comes the defendant, Juarine B. Van Tassel, in the above styled cause and appeals and gives notice of appeal to the Circuit Court of Baldwin County, Alabama, from the ruling or decision or the judgment of the Board of Equalization of Baldwin County, Alabama, fixing the value of the property situated in said County assessed against her for the current year to-wit, October 1st, 1948, to October 1st, 1949, and from the actions of the Board of Equalization of said County in over-ruling her objections to the said taxable value of said property, which said property is described or referred to as follows to-wit:

The North 33 1/3 feet of Lot # 3, of Block # 2 of Hands Addition to Bay Minette, Alabama.

Witness this the 16 th day of

1949.

Juarine B. Van Tassel

The defendant demands that the above styled cause be tried by a jury.

Juarine B. Van Tassel

STATE OF ALABAMA

BALDWIN COUNTY

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

STATE OF ALABAMA, BALDWIN COUNTY, AND THE BOARD OF EQUALIZATION OF BALDWIN COUNTY, ALABAMA

PLAINTIFF,

VS.

0

JUARINE B. VAN TASSEL

DEFENDANT.

KNOW ALL MEN BY THESE PRESENTS, That we Juarine B. Van Tassel, as Principal herein, and <u>Dr. R. M. Wallace of Tuscaloosa, Alabama</u> and E. W. Skidmore of Tuscaloosa, Alabama

as sureties, are held and firmly bound unto the State of Alabama, in the sum of Seventy Eight and 76/100 (\$78.76) ----- Dollars for the payment of which, well and truly to be made, we bind ourselves, and each of us, our heirs, executors and administrators, jointly and severally and we and each of us waive our rights to exemptions under the constitution and laws of the State of Alabama as against this bond.

Sealed with our seals and dated this the 15th day of June, 1949.

WHEREAS, Juarine B. Van Tassel has this day taken an appeal to the Circuit Court of Baldwin County, Alabama, from the ruling or decision or judgment of the Board of Equalization of Baldwin County, Alabama, fixing the value of the property of Juarine B. Van Tassel situated in said County and said State assessed against her for the year to-wit, October 1st, 1948, to October 1st, 1949, and from the action of the said Board of Equalization of said County in overruling her objections to the said taxable value of said property, and which said property is described or referred to as follows:

The North 33 1/3 feet of Lot # 3, of Block # 2 of Hands Addition to Bay Minette, Alabama, being situated in the City of Bay Minette, Alabama, in Baldwin County, Alabama.

NOW, THEREFORE, the said Juarine B. Van Tassel, as Principal herein, and Dr. R. M. Wallace and E. W. Skidmore

as Sureties are held and firmly bound unto the State of Alabama in the penal sum of Seventy Eight and 76/100 (\$78.76) ------ Dollars, for the payment of all costs created by the aforesaid appeal and payment of all taxes, interest and costs due the State of Alabama, Baldwin County, or any agency or subdivision thereof, and for the abidance and performance of whatsoever judgment the said Circuit Court of said County may render in the premises.

NOW, THEREFORE, the said Juarine B. Van Tassel, as Principal herein and Dr. R. M. Wallace and E. W. Skidmore as Sureties are held and firmly bound unto the State of Alabama, for all costs created by the aforesaid appeal and for the abidance and performance of whatsoever judgment the said Circuit Court of said County may render in the premises. The condition of this obligation is such that if the said Juarine B. Van Tassel shall pay all costs created by the said appeal and pay all taxes and interest assessed against the property of Juarine B. Van Tassel, and shall abide and perform whatsoever judgment the Circuit Court of Baldwin County, Alabama, may render in the premises, then this obligation shall be null and void; otherwise it shall remain in full force and effect.

	Witness	our	signatures	and seals	this <u>15th</u> day of	<u>June</u> , 1949.
					Juarine B. Van	an Jassel. Tassel
					Ala Rimil	Vallace
Agrijans		one i se mentene i reco	eranaman til tida a tima anderspundense i 1 f. 11 f. a. a. a. a. dette	manicality is a supplementation of the supple	8.25.5	Kilmare
es Se etc	Approved	i thi	is 16th da	of fu	<u>ne</u> , 1949	
					Clerk of the Cir Baldwin County,	cuit Court of Alabama.
The d	lefendant jury.	, J u	narine B. Va	m Tassel,	demands that this	cause be tried
		r			Juarine B. V.	an Tassel

THE STATE OF ALABAMA TUSCALOOSA COUNTY

I, Perry B. Hughes, Jr., Clerk of the Circuit Court of Tuscaloosa County, Alabama, hereby certify that the above is a good and sufficient bond and if same was presented to me in my County I would approve same.

This 15th day of June, 1949.

CIRCUIT COURT COUNTY, ALAS

STATE OF ALABAMA

BALDWIN COUNTY

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

STATE OF ALABAMA, BALDWIN COUNTY, AND THE BOARD OF EQUALIZATION OF BALDWIN COUNTY, ALABAMA,

PLAINTIFFS,

VS.

JUARINE B. VAN TASSEL

DEFENDANT.

ON APPEAL BY THE DEFENDANT FROM THE TAX ASSESSMENT BY THE BOARD OF EQUALIZATION OF BALDWIN COUNTY, ALABAMA, AGAINST THE DEFENDANT FOR THE CURPENT YEAR

Comes the defendant, Juarine B. Van Tassel, in the above styled cause and demands that the same be tried by a jury.

Géorge M. Van Tassel Attorney for Defendant 211 Alston Building Tuscaloosa, Alabama.

36ª

RECORDED

1364