(1684)

SUMMONS

THE STATE OF ALABAMA,)
BALDWIN COUNTY.)

TO ANY SHERIFF OF THE STATE OF ALABAMA - GREETING:

YOU ARE HEREBY COMMANDED TO SUMMON JAMES RAINEY, to appear and plead, answer or demur, within thirty days from the service hereof, to the Complaint filed in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against JAMES RAINEY by MILLIAM ANDERSON, doing business as ANDERSON'S DEPARTMENT STORE.

WITNESS my hand this the day of July, 1951.

Clerk

COMPLAINT

WILLIAM ANDERSON, doing business as ANDERSON'S IN THE CIRCUIT COURT OF DEPARTMENT STORE,

Plaintiff BAIDWIN COUNTY, ALABAMA

Vs: AT LAW

JAMES RAINEY, Defendant

COUNT I:

The Plaintiff claims of the Defendant the sum of ONE HUNDRED TWENTY SIX & 00/100 DOLLARS (\$126.00), due from him by account on, to wit: the 13th day of February, 1950, which sum of money, with interest thereon, is still unpaid.

COUNT II:

The Plaintiff claims of the Defendant the sum of ONE HUNDRED TWENTY SIX & 00/100 DOLLARS (\$126.00), due from him on account stated between the Plaintiff and the Defendant on, to wit: the 13th day of February, 1950, which sum of money, with interest thereon, is still unpaid.

COUNT III:

The Plaintiff claims of the Defendant the sum of ONE HUNDRED TWENTY SIX & 00/100 DOLLARS, due from him for merchandise, goods and chattels sold by the Plaintiff to the Defendant on, to wit: the 13th day of February, 1950, which sum of money, with interest thereon, is still unpaid.

My for the Plaintiff

The Defendant lives at Foley, Alabama.

this Lday of 195
TAYLOR WILKINS, Sheriff

MKECORDED!

the services copy of within Summons and Complaint on

James Range

B.D. Colle Denuty Shariff

Ry (3. 1). Color Deputy Shar

7-21/

SUMMONS AND COMPLAINT

WILLIAM ANDERSON, doing business as ANDERSON'S DEPARTMENT STORE

PLAINTIFF

VS:

JAMES RAINEY,

DEFENDAM

IN THE CIRCUIT COURT OF

BALDVIN COUNTY, ALABAMA

AT LAW

ALICE J. DUCK, Clark

LAW OFFICE OF
FOREST A. CHRISTIAN
FOLEY, ALABAMA

APPEAL BOND.

THE STATE OF ALABAMA,

COUNTY OF BALDWIN KNOW ALL MEN BY THESE PRESENTS, That we To bent Thangang as principal, and as sureties are held and firmly bound unto the Town of Fairhope in the sum of Luo lunded on Dollars, for the payment of which well and truly to be made to the Town of Fairhope, we do hereby bind ourselves, and our heirs and assigns, jointly and severally, firmly by these presents. Sealed with our seals and dated the ______day of ______ Lord, one thousand nine hundred and 51 The Condition of this Obligation is such, That whereas the above bounden The has on the day of the date of these presents claimed an APPEAL to the Circuit Court, next to be held in and for the County of Baldwin, in the State aforesaid, at the next Term thereof, from a judgment rendered on the 14 day of _____ Esq., Recorder of the Town of Fairhope and Ex-officio Justice of the Peace, in and for said Town, against said Toolut To Makegang requiring him to pay said Town of Fairhope. Une Lee as a fine, or NOW if the said 1 6 shall appear at said term of said Circuit Court, and from term to term thereafter until discharged by due process of law, then this obligation to be void, otherwise to remain of full force and effect.

STATE of ALABAMA.) COUNTY OF BALDWIN	Personally appeared before me Recorder of the Town of Fairhope
and each, who being duly sworn, deposes and says that he of Baldwin, a householder and freeholder therein, and the execution, the amount expressed in this undertaking. Subscribed and Sworn to before me this day of freeholder. Recorder.	
Recorder.	
COMMERC	TOWN O
Recorder.	OF FAIRHOPE VS. AL BOND. 1900

NAHRGANGS

FAIRHOPE, ALABAMA

July 16, 1951

STATE OF ALABAMA

VS

ROBERT NAHRGANG

ON APPEAL FROM
CITY OF FAIRHOPE
TO
CIRCUIT COURT OF
BALDWIN COUNTY,
ALABAMA

COMES THE DEFENDANT IN THE ABOVE STYLED CAUSE AND DEMANDS A TRIAL BY JURY, IN ACCORDANCE WITH MY CONSTITUTIONAL RIGHT.

THE ABOVE DEMAND BEING MADE IN THIS FORM, SINCE I WAS DENIED THE RIGHT TO MAKE SAID DEMAND FOR A JURY TRIAL ON MY APPEAL BOND, BY THE PROSECUTOR FOR THE CITY OF FAIRHOPE, AND BY THE MAYOR OF THE CITY OF FAIRHOPE, ALABAMA. SAID RIGHT BEING UPHELD IN FREEMAN VS BRIDGES, 123 ALA 287, 26 S. 512.

THE DIEST CHANGE OF THE PARTY O

1014 12 1621

NAHRGANGS

FAIRHOPE, ALABAMA

July 16, 1951

Mrs. Alice J. Duck Bay Minette, Alabama

Dear Mrs. Duck:

Enclosed you will find a copy of my/demand for a Jury Trial in the case STATE OF ALABAMA VS ROBERT NAHRGANG.

Kindly file this paper with my appeal to Circuit Court in relation to the above named case.

Also kindly note on my demand for a Trial by jury that It was filed with within 5 days of the date of rendering by the City of Fairhope Court.

Yours very truly,

(John L Dakeyans

CITY OF FAIRHOPE

PHONE 4791

FAIRHOPE, ALABAMA
"On Brautiful Mobile Bay"

T, J, KLUMPP, MAYOR

ALDERMEN:

MARVIN O. BERGLIN
J. T. BRADFORD
R. H. BROWN
EDWARD B. OVERTON
IRA N. STEELE

July 16, 1951

Copy of Docket Entry

Defendant: Robert R. Nahrgang

Charge:

Violation of Ordinance #104 of the City of Fairhope by failing to connect water closet to the City Sanitary Sewer as required by Section 17 of said Ordinance.

Plea:

Not Guilty

Disposition of Case:

Hearing July 7, 1951 and testimony taken. Case continued to July 14, 1951 and a One Hundred Dollar (\$100.00) fine to be imposed if not connected to sewer at that time.

Case called July 14, 1951 and Defendant stated connection not made. Defendant found guilty and fined One Hundred Dollars (\$100.00) and Court Costs of Four Dollars and Seventy Five Cents (\$4.75).

Case appealed to Circuit Court. Bond of Two Hundred Dollars (\$200.00) executed by defendant to insure appearance.

D.15 / Recorder

To to Mile the to Mark personal of An Artisian and the following of the control o Castachel Dec 1701 (A) 1500 actobe de C catel de Ben 181 (B) actobe de Called Ben 1810 actobe catel de la catel de Castachel Belland (B) 1810 actobe de Called (B) catel de Called (B) 1810 (C) 1810 (C)

> 20 lung. "Samol directio et lellegge cost qui bedesere (00,000) explico ischemit exc