ROSIDSON TRUCK & EQUIPMENT

COLPANY,

PLAINTIFF

ROY E. WILGON

LIMFENTANY

AT LAW.

NO. 1730

Now comes the Defendant and for answer to the Plaintiff's complaint says:

1.

That the facts therein alleged are untrue.

2.

That the note sued on was paid before the commencement of this suit.

Attorney for Defendant

The Bedeviant demands Timbal in jury.

Attorner for Doferdent

ROBINSON TRUCK & EQUIPMENT CO.

PLAINTIFF

VS

ROY E. TILLOW

DEFENDANT

AHSWER

ALICE J. DUCK, Clark

ROBINSON TRUCK & EQUIPMENT COMPANY,

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

CASE NO.

Plaintiff,

....VS....

Ŏ

Ĭ

ROY E. WILCOX,

AT LAW.

Defendant,

e en 1.55 omagent 1.5

Ĭ

Ó

The Plaintiff claims of the Defendant, Two Thousand ninety-three (\$2,093.00) Dollars, due by Promissory Note made by Defendant on the 17th day of July, 1950, and payable on the 17th day of January, 1951, with interest thereon; and the Plaintiff further alleges that in and by the terms of the said Promissory Note the Defendant agreed to pay, in the event said note be placed with an attorney for collection, a reasonable attorney's fee incurred in the collection of the said note, or balance due thereon, and Plaintiff further alleges that it has incurred said attorney's fee which the Plaintiff claims, to-wit, Four Hundred sixty and 56/100 (\$460.56) Dollars and alleges that the said fee is reasonable.

Herndon Ko. Lotison
Attorney for Plaintiff

Defendant's address:

Roy E. Wilcox Elberta, Alabama Filed 4-2-52 ancetronen

THE	STATE	OF	ALAB	AMA.
				~

CIRCUIT COURT,	BALDWIN	COUNTY
----------------	---------	--------

BALD	WIN COUNTY	No. 1780	
A A A A A A A A A A A A A A A A A A A	0001111	J	TERM, 19
			1 ERW, 19
O ANY SHERIER O			
O ANY SHERIFF O	T THE STATE OF	ALABAMA:	
ou Are Hereby Con	nmanded to Summo	on Roy E. Wilcox	·
	Vi		
		w.	
•			
appear and plead,	answer or demur, 1	within thirty days from the service he	ereof, to the complaint filed in
e Circuit Court of I	Baldwin County, St	within thirty days from the service he ate of Alabama, at Bay Minette, agai	
e Circuit Court of I		within thirty days from the service he	nst
e Circuit Court of I	Baldwin County, St	within thirty days from the service he ate of Alabama, at Bay Minette, agai	nst, Defendant
Roy E.	Baldwin County, St	within thirty days from the service he ate of Alabama, at Bay Minette, agai	nst, Defendant
e Circuit Court of I	Baldwin County, St	within thirty days from the service he	nst, Defendant
e Circuit Court of I	Baldwin County, St	within thirty days from the service he ate of Alabama, at Bay Minette, again the of Alabama at Bay Minette, again the firmer of the firmer of the service of	nst, Defendant
Roy E.	Baldwin County, St Wilcox Pobinso	within thirty days from the service he ate of Alabama, at Bay Minette, again	nst, Defendant
e Circuit Court of I	Baldwin County, St Wilcox Pobinso	within thirty days from the service he ate of Alabama, at Bay Minette, again	nst, Defendant
Roy E.	Baldwin County, St Wilcox Pobinso	within thirty days from the service he ate of Alabama, at Bay Minette, againment Communication Trinck and Equipment Communication day ofapril	
Roy E.	Baldwin County, St Wilcox Pobinso	within thirty days from the service he ate of Alabama, at Bay Minette, againment Communication Trinck and Equipment Communication day ofapril	nst, Defendant

THE STATE	OF ALABAMA	I,	CIRCUIT 1780	COURT, BALDWIN COUNT
BALD	WIN COUNTY) NO.	······································	TERM, 19
TO ANY SHERIFF O	F THE STATE OF ALA	ABAMA:		
You Are Hereby Con	nmanded to Summon	Rov E. Wil	cox	
		P		
				reof, to the complaint filed ir
	. Wilcox			Defendant
by	Robinson	Triok and B	quipment Co	
				, Plaintiff
Witness my hand this	2nd	day of	April	<u> 19.52 </u>