STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Robert Ellis, to appear within thirty days from the service of this writ in the Circuit Court, to be held for said County at the place of holding the same, then and there to answer the complaint of the J. E. Still Motor Company.

WITNESS My hand, this 2300 day of January, 1953.

J. E. STILL MOTOR COMPANY	Q	IN THE CIRCUIT COURT OF
PLAINTIFF	Q	BALDWIN COUNTY, ALABAMA
VS	Q	AT LAW
ROBERT ELLIS	Ž	
DEFENDANT	Ŏ	

The Plaintiff claims of the Defendant Cne Hundred Fifty One & 75/100 (\$151.74) Dollars due by an account on, to-wit November 25, 1952, with interest thereon.

The Plaintiff avers that said account for parts and labor furnished by the Plaintiff under contract with the Defendant for use on one Ford automobile tag number 5-6775, Alabama 53, property of the Defendant. Plaintiff claims mechanic lien on said automobile as provided for mechanics and material men by law, and Plaintiff further avers that on January Zamplaintiff filed in Probate Office of Baldwin County, Alabama, a claim of said lien, copy of which is attached hereto as exhibit A, and made a part hereof, and Plaintiff prays that said lien may be established and said automobile be condemned for the satisfaction of said indebtedness and same be ordered sold to satisfy said indebtedness.

A section of the sect

STATE OF ALABAMA

EXIDSIN COUNTY

J. E. Still Motor Company files this statement in writing verified by the oath of W. H. Foster, who has personal knowledge of the facts herein set forth:

Frat said J. E. Still Motor Company claims a lien upon basfollowing property situated in Haldwin County, Alabama, to-wit:

One 1950 Ford automobile, tage number 5-6775, alabama 53.

The said lien is claimed to secure an indebtedness of \$151.7h with interest from the 25th of Novmeber, 1952, for labor and/or material furnished for and which were used in improving or reparing said automobile under contract with the owner thereof.

The owner or proprietor of said property is Robert Ellis.

J. B. STILL MOTOR COMPANY
EX: W. J. Joyle

Before me the undersigned authority personally appeared w. H. Foster who being duly sworn deposes and says the foregoing facts are true and

correct.

Mokary Public.

ined the second

M. 190RIGINAL.

RECORDED

LE Saile Mother Co

Robert Eller

# 1 1/2 Reputy Shariff 4-21-53 -1160.54.

by serving copy of within Summons and

Poberti Ellis.

March 1/ 1953

Received in Shadille Chica

this 23 day of 1914, 1957 TAYLOR WILMINS, Shoriff

Compisint on

JAN 23. 1953

Aice a dick, clear

J. E. STILL MOTOR COMPANY,	Ŏ	IN THE CIRCUIT COURT OF
PLAINTIFF	Ĭ	BALDWIN COUNTY, ALABAMA
٧s	Ŏ	AT LAW.
ROBERT ELLIS,	Ŏ.	
DEF ENDANT •	Ŏ	

On this the 21st day of April, 1953, came the Plaintiff but the Defendant not and default being made, proof was had touching the lien claimed and the amount of the indebtedness, whereupon the court does find that the Plaintiff is entitled to the sum of One Hundred Sixty & 54/100 (\$160.54) Dollars, and to a lien upon the property described in the complaint for said amount, It is, therefore,

Ordered and adjudged by the court that the plaintiff do have and recover of the defendant the sum of One Hundred Sixty & 54/100 (\$160.54) Dollars together with the costs of this cause, and that a lien upon the said property described in the complaint, viz.,

One Ford Automobile, tage number 5-6775, Alabama 1953
be and the same is hereby established and declared in favor of said
Plaintiff for said amount, and the said property is hereby condemned and
ordered sold for the satisfaction of this judgment as provided by law.

Thelex M 1 tell Circuit Judge

806

Julid 6-5:53. acical-vouch ELLIOTT G. RICKARBY DECEASED

#### RICKARBY & RICKARBY

FAIRHOPE, ALABAMA

E. G. RICKARBY, JR.

20 January 1953

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

Dear Mrs. Duck:

Re: Gulf Refining Co. Vs: H. G. Dobbins

With this we are sending you summons and complaint in the matter of Gulf Refining Co. -vs- H. G. Dobbins together with itemized and verified statement of account and client's check for \$15.00 deposit for costs.

Please process and oblige.

Mr. Dobbins' address is Fairhope, Alabama, and the latest address we have is Fels Avenue.

Yours very truly,

E. G. Rickarby, Jr.

R/i 1565 Encs. 3

cc: New Orleans Credit Men's Assin

ELLIOTT G. RICKARBY

# RICKARBY & RICKARBY FAIRHOPE, ALABAMA

E.G. RICKARBY, JR.

28 March 1953

Honorable Hubert M. Hall Judge Circuit Court Bay Minette, Alabama

Dear Judge Hall:

Re: Gulf Refining Co.

Vs: H. G. Dobbins

Request judgment by default in this case for \$154.33.

The principal amount sued for was \$159.55

Interest 4.78

Total \$164.33

Paid Mar. 2nd 10.00

\$154.33

This account is evidenced by an itemized and verified statement.

Yours very truly,

E. G. Rickarby, Jr.

R/i 1565

cc: H. G. Dobbins cc: Gulf Refinging

FILED
3-30-5'3
ALKE L DUCK, CHAN

ELLIOTT G. RICKARBY

#### RICKARBY & RICKARBY

E. G. RICKARBY, JR.

FAIRHOPE, ALABAMA 28 March 1953

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

Dear Mrs. Duck:

Re: Gulf Refining Co.

Vs: H. G. Dobbins

Please put this file before Judge Hall together with my request for a judgment by default.

Mr. Dobbins agreed to make weekly payments and has fallen down in making them. I am sending him a copy of my letter.

Yours very truly,

E. G. Rickarby, Jr.

R/i 1565

cc: Gulf Refining

Encs.

# THE STATE OF LOUISIANA.

Before me, the undersigned Notary Public, within and for the Parish and State aforesaid, on this day personally appeared E. W. WARRICK. known to me, who, being by me duly sworn, states on oath that the foregoing and annexed account in favor of GULF REFINING COMPANY, which is a corporation organized and existing under the laws of the State of Delaware, and of which corporation affiant is the authorized CREDIT MANAGER.

And which account is against H. G. Do	DBBINS, FAIRHOPE, ALA.
for the sum of ONE HUNDRED FIFTY NI	NE AND 55/100 Dollars
is within the knowledge of affiant, just a	nd true; that it is due and that all just and lawrui onsets, payment
and credits have been allowed	Ew warriek

Sworn to and subscribed before me, this 6 th day of JANUARY

My M. Smooth Notary Public.

**GULF 8967** 

GULF REFINING COMPANY,

a Corporation,

Plaintiff

-vs-

H. G. DOBBINS,

Defendant

### COMPLAINT

The Plaintiff claims of the Defendant ONE HUNDRED FIFTY NINE and 55/100 DOLLARS (\$159.55) due from him by account on the 1st day of September, 1952; which sum of money with interest thereon is still due and unpaid.

RICKARBY & RICKARBY

27. **6** 

E. G. Rickarby, Jr., Attorney for Plaintiff

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

The account sued on is evidenced by an itemized and verified statement of account filed herewith.

RICKARBY & RICKARBY

Rve

E. G. Rickarby, Jr., Attorney for Plaintiff

Special Control	4.4			P		
	HE S	TATE	OF	ALA	BAM	(A.)
Dec enc		BALDWI				[]

CIRCUIT COURT, BALDWIN COUNTY

TERM, 19\_\_\_

TO ANY SHERIFF OF THE STATE OF ALABAMA:

Υo	u Are I	Hereby Commanded to	Summon-	<u> </u>	<u>G.</u>	DOBBINS	·	
	7,05%							
2.74	9.							
1947				100				
554			and the second	1000				
				<del></del>				
		· · · · · · · · · · · · · · · · · · ·		4.7				

No.\_\_\_\_

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 H. G. DOBBINS

Torr	Services Services	GULF REFINING COMPANY.	a Cornoration	
		A STATE OF S		- Plaintiff

Witness my hand this 2Hth day of hunary

Clerk

. Defendant

	TO THE DEPTH OF THE PARTY OF TH
RECORDED.	RECORDED
No. 1908 Page	Defendant lives at
THE STATE OF ALABAMA  BALDWIN COUNTY	Varikage, Wa
CIRCUIT COURT	RECEIVED IN OFFICE
GULF REFINING COMPANY	<u></u>
a Corporation  Plaintiffs	I have executed this summons
vs.	this Feb. 4 195
H. G. DOBBINS	by leaving a copy with
Defendants	it. It Dobler
SUMMONS and COMPLAINT	
•	
Filed 1-2-4 1953	
heroef: Lencte, Clerk	
	- Control
RICKARBY & RICKARBY Plaintiff's Attorney	Tay for Malbin Sheriff
Defendant's Attorney	W 7 Wall Deputy Sheriff



WE SEND OUT STATEMENTS FOR COM-PARISON ON THE FIRST OF EACH MONTH WHETHER ACCOUNT IS DUE OR NOT.

PETROLEUM AND ITS PRODUCTS

# GULF REFINING COMPANY

MAISON BLANCHE BLDG. - NEW ORLEANS 16, LA.

H. G. DOBBINS

FAIRHOPE, ALA.

L				AMOUNT EN	SLOS
n vous s	FCORDS REMI	D MAIL WITH YOUR CHECK TANCES WILL BE ACKNOWL PAID CHECK CONSTITUTES	EDGED ONLY WHEN	<b>\$</b>	
		GULF REFINING CO	OMPANY		
S: 0	OMMODITY		AMOUNT		<u> </u>
1952	PETROLE	M PRODUCTS	\$ 10.29		
tt t	11	. 11	97.18		
11	1)	91	32.71		
tt tt	57	11	8.06		
11	tt	tt .	6.23		
11	#	BALANCE DUE	5.08	\$ 159.	55
+					
	<u> </u>				
			-		
T	,				
					<u> </u>
					<u> </u>
•	OK 100				ļ
					ļ
	100	kanna i			
	3				†
	E 10	J. J.		-	<del> </del>
		回			ď.
				(	)
	1 3 1 2	<del></del>			



WE SEND OUT STATEMENTS FOR COM-PARISON ON THE FIRSTOF EACH MONTH WHETHER ACCOUNT IS DUE OR NOT.

#### PETROLEUM AND ITS PRODUCTS

DETACH THIS COUPON AND MAIL WITH YOUR CHECK RETAINING LOWER FOR YOUR RECORDS, REMITTANCES WILL BE ACKNOWLEDGED ONLY WHEN

## GULF REFINING COMPANY

Maison Blanche Bldg. - New Orleans 16, La

H. G. DOBBINS

FAIRHOPE, ALA.

AMOUNT	ENCLOSED

ALLY	REQUEST	ED, AS YOUR	PAID CHECK	CONSTITUTES	A PROPI	ER RECE	IPT.	₽_			<del></del>
			GULF RE	FINING C	OMPAI	VY .					
ous	1	OMMODITY			MA.	ount					
Ĺ	1952	PETROLEU	M PRODUC	TS		\$ 1	0.29				
	44	11	41			9	7.18				
	1):	45	11			3	2.71 8.06				
	17	98	99								
ST	tř	24 At		nce due			6.23 5.08	1	\$ 1.	59.	<b>5</b> 5
1, 1,					SOMBAN MA				<u> </u>		<u>:</u>
									•		
								-			
									•		
		, ,						".			
		<u> </u>									-
			-								
	·										
		- 4									
		:									
		-				•					
			<u>-</u>				1				