

1922

January 8, 1953

Mr. Clinton Sanks
Rt. 2
Bay Minette, Ala.

Dear Mr. Sanks:

After our conversation, this date, regarding your outstanding account in the amount of \$53.18, we dug out our old records and found the following: Invoice # 16720 dated November 14, 1950, in the amount of \$6.97, was for spark plugs, distributor cap and labor on 1941 Oldsmobile. January 25, 1951, invoice number 17616 for 5 quarts of oil, in-
- - - - - 1939 Chevrolet. February, 1951 a charge of \$26.50 was made to your account for a note payment made to the Baldwin County Bank for you which you without a doubt remember. You will further recall that you paid your note off direct to the Bank and never paid us the \$26.50. We can produce our cancelled check to cover same and also can get an affidavit from the Baldwin County Bank to the effect that we made the payment for you. March 22, 1951, an oil pump, oil, and labor in the amount of \$17.91 was charged to you, our invoice number 18411, work was done on the 1939 Chevrolet. Clyde stated that he did not recall guaranteeing a motor in a 1939 Chevrolet to you or anyone else. He did recall vaguely, stating that he did guarantee that that block was not burst, which it wasn't. Thus, your account at this point totaled \$53.38. A 20¢ credit was credited to your account in February to adjust an over charge in your note record with the Bank. Thus, the balance of \$53.18 is the amount turned over to Judge Propst for collection. However, in as much as you feel that we should not have charged you with any work done on the motor of the 1939 Chevrolet, we are willing to deduct \$17.91, leaving net balance due in the amount of \$35.27. We are mailing a copy of this letter to Judge Propst and you make your arrangements with him, Saturday, to pay this balance plus whatever his collection fee is.

Should you care to see these records drop by our office and Mrs. Quinley will be glad to show them to you.

Yours very truly,
LITTLE MOTOR CO.,

Ayres C. Little,
Partner

THE STATE OF ALABAMA,
Baldwin County

KNOW ALL MEN BY THESE PRESENTS:

That we, Clinton Sanbbs & J. S. Sanbbs
are held and firmly bound unto ~~State of Alabama~~ Little Motor Co
in the sum of One Hundred & Fifty - (\$150⁰⁰) DOLLARS,
for the payment of which, well and truly to be made, we bind ourselves, and each of us, our and each of our

heirs, executors and administrators, jointly and severally. But upon condition, that if the above bound

Clinton Sanbbs shall prosecute to effect an appeal by him taken this day
to the next term of the Circuit Court of Baldwin Co from a judgment
rendered against him in favor of said Little Motor Co

by Frank P. Proffitt, a Justice of the Peace for said County, for the
sum of \$35²¹ & ct Costs Dollars, debt

in said appeal, shall pay such judgment, both as to debt and costs as may be rendered against him by the
said Circuit Court, then in either

of said events, this obligation to be void, otherwise to remain in full force and effect.

Given under our hands and seals, this the 16 day of Jan 1953

Approved:

Frank P. Proffitt J. P.

Clinton Sanbbs (L. S.)

J. S. Sanbbs (L. S.)

____ (L. S.)

No. _____ Page _____

THE STATE OF ALABAMA,
Baldwin County

APPEAL BOND

JUSTICE COURT OF

Hank P. Probst
Ayes Little
DBA. Little Motor Co
Plaintiff

Clinton Sanks
Defendant

Filed this 16 day of Jan 19 53

Transcript of Civil Cases from Justice's Court of

Frank P. Probst

For Sale by Moore Ptg. Co.

County, Ala.

ATTORNEYS	NAMES OF PARTIES	CAUSE OF ACTION	ITEMIZED BILL OF COST	
	Ayes Little DBA Little Motor Co	Summons & Complaint to Collect \$53 ¹⁸	Justice's Fees Issuing Summons.....	\$ 50 50
	VS		Issuing..... Alias Summons.....	50 15
	Clinton Sanks		Issuing..... Subpoena... for each witness..	15
			Issuing..... Execution and Taxing Cost..	50
			Issuing..... Summons to Garnishee and taking answer.....	50
			Issuing..... Attachment Writ.....	50
			Attachment Bond and Affidavit.....	1 50
			Garnishment Bond and Affidavit.....	50
		 Appeal or Certiorari, including Bond 1	00 100
		 Bond.....	50 50
			Administering Oath and certifying same...	50 50
		 Certificate not otherwise provided for	25
			Docketing Cause.....	10 16
			Judgment on Forthcoming Stay or Replevin Bond.....	50
			Judgment on Summary Proceeding.....	75
			Issuing..... Venire Facias.....	50
			Transcript of Proceeding.....	50 50
			Attending Trial or Right of Property.....	1 00 100
			Sci. Fa. or notice in nature thereof...	50
			Making Return of Certiorari.....	50
		 Notice to Defendant.....	15
			Release.....	25
			<i>Sherriff</i> CONSTABLE'S FEES Civil Cases	
			Serving..... Summons.....	1 00 100
			Serving..... Summons on each Witness..	25
			Serving..... Garnishment.....	25
			Levying Execution under \$50.00.....	1 00
			Levying Attachment under \$50.00.....	1 00
			Making Money, 3 per cent. not less than..	75
			Serving Notice, etc. on each party therein..	25 50
			Serving Sci Fa. or other like Notices.....	50
			Taking Bail or other Bond.....	50
			Keeping Property Levied on.....	
			WITNESS' FEES	
		 Witness..... Days.....	50
			Garnishee's Fee.....	
	DISPOSITION OF CASE			
	Bond and Affidavit Filed			
	Summons and Complaint Issued Ret. Jan 12 - 1953			
	Jan 6. 1953 Ret. Executed By Taylor Wilkins			
	Sherriff by Pete Sellers. Deputy			
	Case tried Jan 14. 1953 - Judgment			
	rendered in favor of plaintiff to			
	amount \$35.27. Court Costs assessed to			
	defendant. Defendant appealed to			
	1953 Spring Term of Circuit Court and			
	demands a trial by jury. Defendant			
	placed under \$150.00 bond.			

1922.

Clinton Sanker
appellee

v.

Ayres Little
d/b/a Little Motor Co

on acct
appealed from P. Court

The State of Alabama, }
Baldwin County

In the Justice Court of
FRANK P. PROPST

To Any Lawful Officer of said County, Greetings:

Summon

Clinton Sanks

to appear before me on the 12 day of Jan, 1953, next, at my office in

Bay Minette

Bank Bldg

Baldwin County, Alabama, to answer the complaint of

Ayes Little - Little Motor Co

and then and there make a return of this summons.

Issued the

2

day of

Jan

, 1953

Frank P Propst

Justice of the Peace.

COMPLAINT

Ayes Little
Little Motor Co

Plaintiff

VS.

Clinton Sanks

Defendant

The Plaintiff claims of the Defendant the sum of

\$ 53¹⁸

Dollars

due & unpaid on acct

Ayes B. Little

Plaintiff's Attorney.

Executed by personal service and notice of

Garnishment

Clinton Sank

this 6 day of May 195 3

T. G. W. H. K., Constable

By *P. S. Allen* D. C.

No.

906

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The State of Alabama,
Baldwin County

In the Justice Court of
FRANK P. PROPST

Term, 195

3

Summons and Complaint

Amy Little
Little Motor Co

Plaintiff

VS.

Clinton Sank

Defendant

The Defendant is hereby notified that
Writ of Garnishment has been served on

J. P.

Location: