The State Of Alabama, Circuit Court of Baldwin County, In Equity.

WE COMMAND YOU, T	hat you summon—			\(\frac{1}{2}\)
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the state of the s		Court, this	2800	——day d

THE STATE OF ALABAMA. EX-REL: RALPH L. JONÉS. SOLICITOR. COMPLAINANT.

VS.

J.E. Brown, RESPONDENT. IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA. IN EQUITY.

DE CREE.

This cause coming on to be heard in Term time, and the Court having overruled the respondent's demurrer to the bill of complaint, the respondent refuses to plead further. The Court therefore is of the opinion that the complainant is entitled to the relief prayed for in the bill of complaint, and is entitled to a final decree in said cause condemning the two pin-ball table machines, the subject of this suit, as gambling devices under the laws of the State of Alabama, declaring the same to be contraband property and forfeited, along with their contents, to the State of Alabama, and ordereing said machines to be destroyed and the contents seized therein to be distributed as provided by

It is therefore ordered, adjudged and decreed by the Court that the two pin-ball table machines seized from the possession of the respondent in this suit, as set out in the bill of complaint and described therein, be and the same are hereby adjudged and declared to be gambling devices under the laws of Alabama, and the same are hereby declared and adjudged to be contraband property and are hereby condemned and forfeitee, along with their contents, to the State of Alabama, as being gambling

devices prohibitee by law.

It is further ordered , directed and decreed by the Court that onehalf of the money seized in said machines and now held by the Register of this Court, be paid over by him to the officers making the seizure of such machines, and that the remaining one-half of such money be paid by said Register into the general fund of Baldwin County, Alabama, as provided by law.

It is further ordered and directed by the Court that

M.H. Wilkins, former Sheriff of said County, who now has custody of said machines, deliver the same to the present Sheriff of said County, and that said present Sheriff in the presence of the Register of this Court, destroy all of said machines, hereinbefore described, within twenty days from the date of this decree.

It is further ordered and decreed by the Court that the

costs of this suit be taxed against the respondent, for which let execution issue. If, however, the said costs are not collected on or by such execution, then the Register shall tax and collect the costs herein from Baldwin County, to be paid as in criminal cases in which the State fails.

Done, ordered and decreed in open Court this the 1st day of February, 1939.

Judge of the Circuit Court of

Baldwin County, Alabama. In Equity

THE STATE OF ALABAMA, EX-REL: RALPH L. JONES, SOLICITOR, Complainent.

Vs.

J. E. BROWN.

Respondent.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.
IN EQUITY. NO. 446

DEGREE OF CONFIRMATION.

A decree having heretofore been rendered in this Court on February 1st, 1939, wherein the Sheriff of Baldwin County,
Akabama, was ordered to destroy a slot machine, namely:

Two pin ball table machines with automatic pay out device;

and, whereas, the sheriff has this day reported to me that the same has been destroyed in accordance with the terms of such decree.

It is therefore ordered, adjudged and decreed by the Court that the said report of the said Sheriff be in all things approved and confirmed; and it is hereby ordered that same be and is hereby approved and confirmed.

It is further ordered that the Register of this Court proceed Worthwith to carry out the further directions and orders of the decree rendered on the lat day of February, 1939.

This 27th day of Mach ,1939.

F. W. HARS, Judge of the Circuit

THE STATE OF ALABAMA, EX-REL: RALPH L. JONES, SOLICITOR,

Complainant,

Vs.

J. E. BROWN,

Respondent.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

IN EQUITY. NO. 446

TO HON. W. R. STUART, SHERIFF OF BALDWIN COUNTY, ALABAMA:

You are hereby commanded in accordance with that certain decree of this Court made and rendered on the 1st day of February, 1939, by Hon. F. W. Hare, Judge of said Court, to destroy in the presence of the Register of said Court, the following named articles:

Two (2) pin-ball table machines with automatic pay-out devices;

The above named property is to be destroyed within twenty (20) days from the date of said decree.

You are further directed to report to this Court your compliance with the said decree of Condemnation.

WITNESS my hand this 10th day of February, 1939.

R. S. DUCK, Register of the Circuit Court of Baldwin County, Alabama, in Equity.

By: Mullice Thompson Deputy-Register. THE STATE OF ALABAMA, EX-REL:
RALPH L. JONES, SOLICITOR,
Complainant,

Vs.

J. E. Branen

Respondent.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

IN EQUITY. No. 446.

TO HON. F. W. HARE, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA:

In accordance with an order issued by you under date of February 1st, 1939, I beg to report that I have this day in the presence of

Two pin ball table machines with automatice payout device

I further beg to report that above stated machine has beencompletely wrecked and is of no further use or value.

WITNESS my hand this the 192 day of February, 1939.

W. R. STUART, Sheriff of Baldwin County, Alabama.

STATE OF ALABAMA, EX-REL:
RALPH L. JONES, SOLICITOR,

Complainant,

BALDWIN COUNTY, ALABAMA.

IN EQUITY.

Respondent.

Now comes the Defendant, and files this, his Demurrer to the Bill of Complaint in this cause filed, and as grounds therefor, says:-

- 1. That the Bill of Complaint does not contain equity.
- 2. That this is a proceedings in rem and should be made against the articles therein described.
- 3. That this proceedings should also be against the articles, machines or mechanisms mentioned in the Bill of complaint.
- 4. Without proceedings of condemnation against the articles mentioned in the Bill of Complaint this Court has no authority to condemn the same.
- 5. Without the articles mentioned in the Bill of Complaint being proceeded against, this court has no authority to order their destruction.
- 6. That for aught appearing in the Bill of complaint said articles, mechanisms or machines in their operation could be influenced by the will or skill of the person operating same.
- 7. That for aught appearing in the Bill of Complaint the operator could operate the articles, machines or mechanisms therein mentioned so by will or skill as to influence the results of winning or losing.
- 8. That the allegation in the Bill of complaint that the articles mentioned therein are gambling devices as defined by the laws of Alabama, is but a conclusion of the pleader.
- 9. That said device mentioned in the Bill of Complaint is not properly or clearly described by the pleader.
- 10. That said device being described as a pin table machine with automatic pay-out means nothing, and the statement that such mechanism is a gambling device is nothing more than a conclusion of the pleader.

(page one)

(page two)

- ll. That said Complaint fails to define what a pin table machine is or what a pay-out is, and the allegations that the same is a gambling device is but a conclusion of the pleader.
- 12. That the said device being described as a Roscoe means nothing, and the statement that such machine is a gambling device is nothing more than a conclusion of the pleader.

Solicitors for Respondent.

THE STATE OF ALABAMA, EX-REL: RALPH L. JONES, SOLICITOR, COMPLAINANT.

vs.

J. E. BROWN, RESPONDENT.

Spire.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.
IN EQUITY.

TO THE HON. F. W. HARE, JUDGE OF SAID COURT:

Comes the State of Alabama, on relation of Ralph L. Jones, Solicitor of the 21st Judicial Circuit of Alabama, and complains of J. E. Brown, and shows to the Court as follows:

FIRST.

That said Ralph L. Jones is the duly elected and qualified Solicitor of the 21st Judicial Circuit of Alabama, which said Circuit embraces Baldwin County, Alabama, and as such official is the prosecuting officer in the Circuit Court of said County. That said J. E. Brown is a citizen of Baldwin County, Alabama, and is over 21 years of age.

SECOND.

That on, to-wit; the 15th day of July, 1938, the said respondent, J. E. Brown, did keep, own, set up, operate or conduct, or permit to be set up, operated or conducted two gambling devices, as defined by the laws of the State of Alabama, said gambling devices both being pin table machines with automatic payout devices. That said pin table machines, mechanical devices, contrivances, appliances or inventions intended for the purpose of winning money by hazard or chance, and were being operated, or could be operated as a game of chance. That said pin table machines were and are machines, machanical devices, contrivances, appliances or inventions in the use of which a consideration is paid or deposited, and there is gambling or the hazarding

of small amounts of money to win larger amounts of money.

That the possession, ownership and use of said gambling devices were illegal and contrary to law, and such devices are contraband property and forfeited to the State of Alabama, under the terms and provisions of an Act of the Legislature of Alabama, approved July 25th, 1931, and appearing at pages 806-809 of the Acts of said 1931 Legislature of Alabama. That on, to-wit; the 15th day of July, 1938, J. W. McClung, a law enforcement officer for the State of Alabama, did seize the said pin table machines, in Baldwin County, Alabama, while they were in the possession of said Respondent, and did duly report said seizure to the said Ralph L. Jones, as such Solicitor, and said devices are being held as contraband property, subject to the orders of this Court.

PRAYER FOR PROCESS.

The premises considered, Complainant prays that the usual process issue out of this Court, directed to the said J. E. Brown, making him a party respondent to this Bill of Complaint, and that he be required to answer, plead or demur to the same within the time and under the penalties prescribed by law, and show cause, if any he has, why the said described machines should not be declared contraband property, and the same, together with their contents, forfeited to the State of Alabama.

PRAYER FOR RELIEF.

Complainant further prays that, upon a final hearing of this cause, Your Honor will enter a decree declaring said seized pin table machines to be gambling devices, and as such to be contraband property and forfeited with their contents to the State of Alabama, and further directing that the same be destroyed and their contents distributed as provided by law.

And Complainant further prays for such other, further and additional relief, decrees and orders as may be necessary to accomplish the condemnation and destruction of said machines, as illegal gambling devices under the laws of Alabama.

Respectfully submitted,

Solicitor of the 21st Judicial Circuit of Alabama.

FOOT-NOTE.

Respondent is required to answer each and every allegation contained in paragraphs numbered FIRST and SECOND of this Bill of Complaint, but not under oath, answer under oath being hereby waived.

Ralph L, Jones
Solicitor of the 21st Judicial Circuit

BALDWIN COUNTY, ALABAMA.

IN EQUITY.

IN THE CLROUIT COURT OF

Respondent.

Complainant,

1938

THE STATE OF ALABAMA, TRANSLESS RALES SOLICITOR, TOMES, SOLICITOR,

* B.V.

J. E. BROWN,

Respondent.

IN THE CIRCUIT COURT OF BALLY ALABELY.
IF HOUSTH, RO. 446

DECREE OF CONFIRMATION.

Hebruary lat, 1839, wherein the Sheriff of Beldwin County Agains, was ordered to destroy a slot rachine, man ordered to destroy a slot rachine, manualy:

Two pin bald table machines with automatic pay out

and, whoreas, the sheriff has this day reported to me that the seme has been destroyed in accordance with the terms of such decree.

It is therefore ordered, adjudged and decreed by the Court that the said report of the said Cheriff be in all things approved and scale in hereby archived; and confirmed.

It is further ordered that the Register of this Court proceed forthwith to carry out the further directions and orders of the decree rendered on the lat day of February, 1989.

Mile LT day of March , 1988.

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Solicitor f	Ralph L. Jenes,	Respondent.	J. E. BROWN,	vs.	Ralph L. Jones, Solicitor Complainant,	STATE OF ALABAMA, EX REL:	Summons	No. 446	Circuit Court of Baldwin County IN EQUITY	Serve On
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Deputy Sheriff	Defendant		the Summons with	day of , 193	Men. 1935 Sheriff.		F ALABAMA, County