SKIPPER-BENTLEY, INC. AN ALABAMA CORPORATION)		
Plaintiff)	IN THE CIR	CUIT COURT OF
♥.)	BALDWIN CO	UNTY, ALABAMA
CARLOS SANCHEZ,		AT LAW	No. 8917
Defendant))	4.3.4 X.AC.3 VV	HO. 0917

JUDGMENT

Came the Plaintiff by attorney and the Defendant came not, but made Default. And after viewing the evidence, the Court being of the opinion and it is the judgment of the Court that judgment be rendered in favor of the Plaintiff and against the Defendant, and that the Plaintiff have and recover of the Defendant his claims and demands in the complaint.

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED by this Court, that the Plaintiff have and recover of the Defendant the sum of 240% together with the costs in this behalf expended, and for all of which execution may issue.

Done this 24th day of Norther, 1969.

Telfair J. Mashburn Circuit Judge State of Alabama

Baldwin County

TO ANY SHERIF IN THE STATE OF ALABAMA - GREETINGS:

You are hereby commanded to summon CARLOS SANCHEX, located at R.C. Craft & Co, Foley, Alabama, to appear before the Circuit Court of Baldwin County, Alabama, at the place of holding the same, to plead, answer or demur. within thirty days from service hereof to the complaint of Skipper-Bentley, Inc., an Alabama corporation.

Witness my hand, this day of October, 1969.

clerk Clerk

SKIPPER-BENTLYY, INC.) AN ALABAMA CORPORATION, IN THE CIRCUIT COURT OF Plaintiff BALDWIN COUNTY, ALABAMA Vs. AT LAW CARLOS SANCHEZ, No.8917. Defendant

COMPLAINT ON PROMISSORY NOTE

The Plaintiff claims of the Defendant Two Hundred and No-Hundredths (\$200.00) Dollars, due by promissory note made by him on the 22nd day of February, 1968 and payable on the 12th day of July, 1968, together with a reasonable attorney's fee, as specified on the promissory note, with interest thereon.

Daniel C. Ralusan.
Daniel E. Robison
Attorney for Plaintiff

OCT 7 1969

ALIGE J. DUGK CLERK REGISTER

70.8917

Skipper-Bintly, Inc

Carlos Sanchez

D. Robinson

SKIPPER-BENTLEY, INC. AN ALABAMA CORPORATION,)				
MINDINGS COLUCIONS TON,		IN THE C	IRCUIT	COURT	OF
Plaintiff)	BALDWIN (COTINITIVE CONTRACTION	ለተ ለው /	ነ ኤፖ ለ
♥.)	DALLWIN (JOONII.	, KILKIDE	31.75.2
CARLOS SANCHEZ,)	AT LAW	No.	8917	
Defendant)				

MOTION FOR DEFAULT JUDGMENT

TO THE HONORABLE TELFAIR J. MASHBURN, JUDGE OF SAID COURT: Comes now your Plaintiff and says:

- 1. That he filed this cause and it was served on the Defendant by personal service on the 15th day of October, 1969.
- 2. That the time for demurrer, plea or answer has passed and the Defendant came not, but made default.
- 3. THEREFORE, Flaintiff asks this Honorable Court that judgment be had against the Defendant according to the provisions of the promissory note which was the basis of this action, a copy of which is hereby attached and made a part of this pleading, and asking that the Court award to the Plaintiff \$200.00 as the principal due on the note, and \$75 as attorney's fee, totallying \$275.00, to be recovered from the Defendant.

Daniel C. Rahipan
Attorney for Flaintiff

NOV 24 1969

ALGE J. DECK CLERK REGISTER

ADDRESS (C. C.S.)

ALA, 2.22 , 19 (B)

after date, without grace promise to promise to pay to the order of promise to pay to the order of the order or order order or order or order order order order or order o

. `