2004)

Withell Millerig 15. S. W. Jacobs.

ADDRESS

- Jewas Carlotte Brown B
22 Fulton E. Duck
2. Fulton E. Duck
14. Capt. W. P. Wren
6. Holt A. Stuart Dibert Boone Silien Palme Collin Corte 10 Floyd A. Racine Fred Gess Charles Fell (13) David Barnhill Andr in Beniel
The same and the s
Section 1
102 Floyd A. Racine
45 Fred James Villo
23 Charles Pell
(13). David Barnhill
The solution of the solution o
36-61 money Tarrison
17 Clarence Daughtra
17. Clarence Daughtry
The state of the s
29. Join Super Sup
San
22 Rosco Potest
The season warse e
TO TO THE TOTAL OF
200 00 110 211 22 00 00
25. Joseph Smith
28. Billy Bosco My S
Reg James Lindsey /
OV. Lioyd C. Langham
. Ol. Jack Page 32. C. H. Griffin
32. C. H. Griffin
53. J. Comer Haammond Chester Eubanks
Chester Eubanks
Carl Transform Page 1
Soliver Johnson (1)

OCCUPATION

Real Estate	Fairhope
Brookley Field	Bay Minette
Merchant	Foley
Fleet Worker	Bay Minette
Farmer	Robertsdale
Farmer	Bay Minette
Defence .	Foley
Farner	Robertsdale
Farmer	Belforest
Truck Driver	Robertsdale
Clerk	Foley
Brookley Field	Fairhope
Tarner	Toxley
Farmer	Elberta
Farmer	Robertsdale
Fisherman	Bon Secout
Farmer	Bon Secour
Florist	Bay Minette
Farmer	Bon Secour
Farmer	Silverhill
Farmer	Foley
Brookley Field	Perdido
Farmer	Summerdale
Bank Cashier	Bay Minette
City Employee	Bay Minette
Electrician	Bay Minette
Real Estate	Bay Minette
Grocery Business	Bay Minette
Real Estate	Bay Minette
Butcher	Bay Minette
Clerk	Bay Minette
Saw Mill	Bay Minette
XxxXxxxxxXXxxxxxxxxxxxxxxxxxxxxxxxxxxx	Bay Minette
Jeweler	Bay Minette
P. M. A. Office	Bay Minette
Road Dept.	Bay Minette
Merchant	Bay Minette
Mechanic	Bay Minette

##

STATE OF ALABAMA

BALDWIN COUNTY

Personally appeared before me, C. LeNoir Thompson, a Notary Public, in and for said County, John Calvin Joiner, who being duly sworn, deposes and saith that, the following described property:

One 1949 Ford, 4 door, Motor No. 98 BA308J80 upon which executions from the Circuit Court of Baldwin County, bearing date of issuance the ____ day of July, 1954, in favor of Kittrell-Milling Motor Company against S. W. Jacobs has been levied by Taylor Wilkins, Sheriff of Baldwin County, to satisfy the same, is not the property of said S. W. Jacobs, but is the property of this affiant, and that he has a just claim to the property levied on.

John Colvinsoner

Sworn to and subscribed before me this day of July, 1954.

Notary Public, BaldwinCounty, Mabama.

STATE OF ALABAMA

BALDWIN COUNTY

Personally appeared before me, C. LeNoir Thompson, a Notary Public, in and for said County, Lecy Jacobs, who being duly sworn, deposes and saith that, the following described property:

1917 International Pickup, 2 ton, Motor No. BRK-211179728

upon which execution from the Circuit Court of Baldwin County, bearing date of issuance the ___ day of June, 1954, in favor of American National S Bank against S. W. Jacobs has been levied by Taylor Wilkins, Sheriff of Baldwin County, to satisfy the same, is not the property of said S. W. S Jacobs, but is the property of this affiant, and that she has a just 🚆 claim to the property levied on.

x Leey Jocols

Sworn to and subscribed before me this $\angle \mathcal{O}$ day of June, 1954.

Notary Public, Baldwin County,

AHAGATA TO HEATE

in and for said County, Lacy Jacobs, who being duly sworn, deposes and saith that, the following describe property:

1947 International Pickupy to bos Motor No. 344-211179728 1918 Mercury L door, Motor No. 89942296358

Sweets to and subscribed before the this Lies of June 200

20027 Part of State State Commence

Claim Affidavit

THE BALDWIN TIMES

JIMMY FAULKNER PUBLISHER

BAUDWIN COURTY

Alabama's Best County's Best Newspaper

NOTICE OF SHERIFF'S SALE Circuit Court

THE STATE OF ALABAMA, BALDWIN COUNTY.

By virtue of an Execution issued out of the Circuit Court, of Baldwin County, Alabama, on a Judgement rendered therein against S. W. Jacobs and in favor of Kittrell-Milling Company, Inc. on the 14th day of September, 1954, at the Fall Term of the Cir-

cuit Court, I, Taylor Wilkins, as Sheriff of Baldwin County, Alabama, will sell to the highest bidder, for cash, in front of the Court House door of said County and State, on the 27th day of October 1953, at 12:00 o'clock noon the following described property, to-wit:

One 1941 Ford 4 door, Motor number 39987

One 1941 Chevrolet Tudor, Motor number AAG1634465 as the property of S. W. Jacobs

> TAYLOR WILKINS As Sheriff of Baldwin County, Alabama

39-1tc

ilabama

FIDAVIT OF PUBLICATION

of Sheriffi

_, being duly sworn, deposes and says

of THE BALDWIN TIMES, a Weekly Newspaper pub-

Idwin County, Alabama; that the notice hereto attached of

COST STATEMENT 13	l (paid).
was published in said newspaper forconsecutive w	eeks in the following issues:
Date of 155 paraceton.	
Date of 2nd publication	
Date of 3rd publication	, 195 Vol No
Date of 4th publication	, 195 Vol No
Subscribed and sworn before the undersigned this	day of, 195
Notary Public, Baldwin County.	Jourself !

			and the second s	and the second s
a, doposes strá sty kty Newspaper jak so hereko sztackud n	aovi piale pries esvi e Silvilli i zion esi iesis pes	i waa ka k		ender et es desti este et es desti
	The state of the s			
es, galacin displayed the left liminate that a single gramma anga gamma	munitaria transferi (m. 1911).			t til tillgat til stormer i med at fler fjeret i med gjeles sik til se
				the both section of the section of t
		energi kanan di kalandari ka provinsi penergi kanan kana Kanan kanan ka	errigische Server Auflich der Server Server Metropieter von 1900. D	E Novembra de entre por especial de la company de entre proposado en la company de entre proposado en la compa
		State of the second	9	
	And himself	ova osá spore	And the second finds of the second	and the second s
		A Company		
	James James Jak	anaman kanaman sa sa kanaman kanaman sa		**************************************
ours privillor odi	ni ofoty sylus			
i og likstov-				j svi ko eseti.
		THE THE PERSON STATES THE STATE OF THE STATE		, Ast to detail
			garty Coroll May or The State of State	Act to end
	201 ,			j dek lik bret.
327	rysis	engisachen odt	riologi macyce bird	perciloses etis
	Anthony Services			
			janao ahahisti	

AMENDED ANSWER

KISTRALL-MILLING	MOTOR COMPANY,	INC.,	Ĭ	IN THE CIRCUIT COURT C	H
a Corporation,			. 0	BALDWIN COUNTY, ALABAM	A
	Plaintiff,		X	AT LAW	
Vs∙		** ₄ ;	()		
S. W. JACOBS, ale SHERRILL W. JACO			Ž		
and the supplementation of the state of the	Defendent.	•	massay.	and the second s	1.11.1

Comes the defendant and for answer to said complaint and each and every Count therein, separately and severally, says:

1.

As to Count One, non detinet.

2.

As to Count Two, non detinet.

3.

As to Count Three, that before the filing of the complaint herein the defendant says unto this Honorable Court that the account sued on was paid.

Attorney for the Defendant

Defendant demands a trial by jury.

FILED 9-9-53

ALICE L DUCK, CHAR

Atzorney for the Defezdant

KITTRELL-WILLING MCTOR COLFANY, INC.,

Plaintiff,

VS S. W. JACCIS, also known as SHEERILL W. JACCIS, Defendant.

ALBENDED ARS.MR.

SEP 9 1953 VINCE T' DIICH' CIELY,

From the Law Office of C. LeWoir Thompson Attorney at Law

KITTRELL-MILLING MOTOR COMPANY, INC., A Corporation,

PLAINTIFF,

VS.

S. W. JACOBS, also known as SHERRILL W. JACOBS,

DEFENENT.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW.

Comes the Defendant and for answer to said Complaint and each and every Count therein separately and severally says:

1.

As to Count One, he denies the allegations therein.

2.

As to Count Two, he denies the allegations therein.

3∙

As to Count Three, he denies the allegations therein.

4.

And for further answer to Count Three says that before the filing of complaint herein the Defendant says unto this Honorable Court that the

account sued on was paid.

as to Cant 3

Attorney for the Defendant

Defendant demands a trial by Jury.

[] L E D

ALICE J. DUCK. Glerk

KITTRELL MILLING MOTOR COMPANY, INC., A Corporation

Plain tiff

۷s.

S. W. JACOBS

Defendant

Answer

Alle I bless clark

STATE OF ALABAMA

BALDWIN COUNTY

Know All Men by These fresents, That we, John Calvin Joiner and Walle, for and Barelus-Riese Nucleus and Barelus-Riese Nucleus are hold and firstly bound unto Kittrell-Lilling Motor Company, Inc., a Corporation in the sum of Five Hundred (\$500.00) Dollars, for the payment of which, well and truly to be made, we bind curselves and each of us; our and each of our heirs, executors and administrators jointly and severally, and firstly by these presents.

And we hereby waive the benefit of all laws exemption property from levy and sale under execution or other process for the collection of the debt by the Constitution and Laws of the State of Alabama, and we hereby severally certify that we have property free from all encumbrances, to the full amount of the above bond.

Sealed with our seals and dated this 7th day of July, 1974.

The Condition of the Above Obligation is Such, That whereas, an execution issued from the Circuit Court of Baldwin County bearing date of issuance the day of July, 1954, in favor of Kittrell-Milling Motor Company,

The., a Corporation against S. W. Jacobs for the sum of One Thousand (\$1000.00)

Dollars, has been levied by Taylor Wilkins, Sheriff of said County upon the fellowing, as the property of said S. W. Jacobs, to-wit:

One 1949 Ford, 4 door, Motor No. 10 100100 88A30850 Brean 88 A30850 Dag # 5-8700

And whereas, the said John Calvin Joiner has made affidavit that he has just title to said property, and upon executing this bend, with sufficient surety, as required by law, has obtained possession of said property. Now if the said John Calvin Joiner shall have the said property above described forthcoming for the satisfaction of the plaintiff's judgment, if it be found liable therefor, and pay such costs and damages as may be recovered for putting the said claim in for delay, then this obligation to be void, otherwise to remain in full force and effect.

Witness our hands and seals, this the ___ day of July, 1954.

John Column frins. (SEAL)

Jacker Joins (SEAL)

Begaling Freeze & Diese

Approved this 714 day of July, 1954.

Ryles Walkers

STATE OF ALABAMA

BALDWIN COUNTY

Know All Men by These Presents, That we, Lecy Jacobs and
Browley, Press and Dicheson bonderic Company
are held and firmly bound unto Kittrell-Milling Motor Company, Inc., a
Corporation in the sum of Thirteen Hundred and No/100 (\$1300.00)
Dollars, for the payment of which, well and truly to be made, we bind our-
successors or assigns selves and each of us; our and each of our heirs, executors and administrators,/
jointly and severally, and firmly by these presents.

And we hereby waive the benefit of all laws exemption property from levy and sale under execution or other process for the collection of the debt by the Constitution and Laws of the State of Alabama, and we hereby severally certify that we have property free from all encumbrances, to the full amount of the above bond.

Sealed with our seals and dated this That day of July, 1954.

The Condition of the Above Obligation is Such, That whereas, an execution issued from the Circuit Court of Bakkwin County bearing date of issuance the day of June, 1954, in favor of Kittrell-Milling Motor Company, Inc., a Corporation against S. W. Jacobs for the sum of One Thousand (\$1,009.00) Dollars, has been levied by Taylor Wilkins, Sheriff of said County upon the following, as the property of said S. W. Jacobs, to-wit:

1947 International Pickup, ½ ton, Motor No. BRK-214179728 1948 Mercury 4 door, Motor No. 899A2296358

And whereas, the said Lecy Jacobs has made affidavit that she has a just title to said property, and upon executing this bond, with sufficient surety, as required by law, has obtained possession of said property. Now if the said Lecy Jacobs shall have the said property above described forthcoming for the satisfaction of the plaintiff's judgment, if it be found liable therefor, and pay such costs and damages as may be recovered for putting the said claim in for delay, then this obligation to be void, otherwise to remain in full force and effect.

Witness our hands and seals, this the day of July, 1954.

Broshy Trice + Dufferson By Karol Rayers

				_			(L.S.)
Approved	this	 day	of	July,	1954.		
				****		Showiff	

.

nozovy

KITTRELL-MILLING MOTOR COMPANY, INC., Q A CORPORATION,

Vs.

Plaintiff,

Defendant.

S. W. JACOBS,

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

AT LAW.

AMENDED COMPLAINT. COUNT "A"

000000000

The Plaintiff claims of the Defendant the following described personal property, to-wit: Ford V-8 lt ton, 1951 Model, F-5 Body Truck, Motor No. F5RIAT-19503, with the value of the use thereof from, to-wit: February 10, 1953.

COUNT "B"

The Plaintiff claims of the Defendant the following described personal property, to-wit: GMC 12 ton truck, 1948 Model, Motor No. 602481703070 Manufacturer's Serial No. FC 301 22270, with the value of the use thereof from, towit: February 10, 1953.

lfair g. Mashbur torney for Plaintiff.

STATE OF ALABAMA, COUNTY OF MOBILE.

Before, me, C I Roberts , a Notary Public, in and for said County and State personally appeared H. J. KITTRELL, President of KITTRELL-MILLING MOTOR COMPANY, INC., , who, being duly sworn, deposeth and saith, That the property sued for in Counts "A" and "B" of the amended complaint of KITTRELL-MILLING MOTOR COM-PANY, INC., A CORPORATION v. S. W. JACOBS, belongs to KITTRELL-MIL-LING MOTOR COMPANY, INC., the said Plaintiff.

Sworn to and subscribed before me this __2nd_ day of __July_

1953.

25611

and an area of the particle of se service in a property de Marin to the contract of the contract of

en and bee thereof such projet between it and to

are provide the contraction of the Beskoning Indoeself ochoges tops (+) will solt bilg todens i 149.

gweef getelogen begenered get jobbe e

peperand trettation of the control of the record of the record of the control of the period of the period of the control of th

elle jek gen en en en ekke, e i engledet et not trebetottet tottet bildet et e versula contrata for para contrato o tropo a recept for protein dependence in contrato contrato protein contra

STATE OF ALABAMA, 0
COUNTY OF MOBILE. 0

KNOW ALL MEN BY THESE PRESENTS, That we, KITTRELL MILLING MOTOR COMPANY, INC., a Corporation, as principal, and The Fidelity & Casualty Co. of N.Y., as surety, are held and firmly bound unto S. W. JACOBS in the sum of \$2010.00, TWO THOUSAND AND TEN and O/100ths DOLLARS, to be paid to the said S. W. JACOBS, his heirs, executors, administrators or assigns; for which payment, 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 and firmly, by these presents. Sealed with our seals and dated this day of fifty-three (1953).

The condition of the above obligation is such, That whereas the above bounden KITTRELL-MILLING MOTOR COMPANY, INC., on the day of hath obtained at the suit of KITTRELL-MILLING MOTOR COMPANY, INC., a CORPORATION, v. S. W. JAGOBS certain personal property in specie against said defendant and asks an endorsement by the Clerk of this Court "That the Sheriff is required to take the property mentioned in said complaint into his possession," as required by law in such cases, which complaint is returnable at the next term of the Circuit Court of Baldwin County, and which said endorsement is made upon the plaintiff entering into this bond.

Now, if the said plaintiff shall fail in this suit, and shall pay the defendant all such costs and damages as he may sustain by reason of the wrongful complaint in said cause, then this obligation to be void, otherwise to remain in full force and effect.

by Afficient Motor (SEAL)

by Afficient PRESIDENT.

Escie Prittell (SEAL)

FIDELITY CASUALTY COMPANION N. Y.

By

Its attorney in fact

Approved this 7th day of July

Such encle

Annual Control of the Control of the

verinis vervinis. Protest or productivity en kon Abrolin og Poses (116 kinden). Berling veringen vertingen og diende beskriver bli beskrivet beskrivet beskrivet.

and remails and the control of the same of the same of the control of the control

AND AND MACAR AREAS REPORTED TO A CONTRACT OF THE AREAS AND A CONTRACT OF THE AREAS AN

more in consideration where the state of the

AND THE RESERVED TO A PROPERTY OF THE PROPERTY

And the second of the second o

STATE OF ALABAMA, COUNTY OF BALDWIN.

TO THE SHERIFF OF SAID COUNTY, GREETING:

The Plaintiff, KITTRELL-MILLING MOTOR COMPANY, INC., A CORPORATION, having given bond and made affidavit as required by law, you are hereby required to take the property mentioned in the Amended Complaint, to-wit: One 1951 Model, Ford V-8 12 ton truck, Body Model F-5, Motor No. F5RIAT-19503, and one GMC 1948 Model, 12 ton truck, Motor No. C 248 70307, Manufacturer's Serial No. FC 301 22270, into your possession, unless the defendant give bond payable to the plaintiff, with security in double the value of the property, conditioned that if the defendant is cast in the suit, he will, within thirty days thereafter, deliver the property to the plaintiff, and pay all costs and damages which may accrue from the detention thereof.

Witness my hand this 100 day of July, 1953.

CLERK.

I certify that I have served a copy of this Amended Complaint on the Defendant, by him a copy in stamped envelope, addressed to C. LeNoir Thompson, his attorney, and placing same in the local Post Office in the receptable for mailing local mail.

Dated this day of Auly, 1953

FILED

Attorney for Plaintiff.

ワーフー53

ALICE I UNCA, Clark

LAW NO. 2004 Executed July 18 Kittrell Milling 1953 By attacking motor Company, Aus. The Within duckler 4. M.C. 15 ton 8. Us. Hocobs Truck. The Ford tuck mentioned Kerein Was Complaid Complaint not found. : On July 2 3rdat 3:115 PM. She about & mc truck was released to Shamel 701 - 1 - 1823 Jacobs on order of Plantiff's attorney J.J. Machburn To Laylor William

ALEXIED ANSWER

MITTABLE-MILLING DOTOR COMPANY, INC.,	Ĭ	THE THE CIRCUIT COURT OF
a Componation,	X	MALE AND CONTROL & MALE AND A
Flaintiff,	Ĭ	an law
Vs.	Ž.	
S. W. JACCES, also known as STEERLIN W. JACCES,	eranga (1.) samunanya a	and the control of th
Deïendant.	N.	

Comes the defendant and for answer to said complaint and each and every count therein, separately and severally, says:

1.

As to Count Cne, the allegations therein are untrue.

2.

As to Count Two, the allegations therein are untrue.

3.

As to Count Three, that before the filing of the complaint herein the defendant says unto this Honorable Court that the note sued on was paid.

As to Count Three, the allegations therein are untrue.

5.

As to Count A of the amended complaint, non detinet.

6.

As to Count B of the amended complaint, non detinet.

7.

As to Count B of the amended complaint, that before the filing of the complaint herein the defendant says unto this Honorable Court that the note sued on was paid.

0.

As to Count A of the amended complaint, that before the filling of the complaint herein the defendant says unto this Honorable Court that the note sued on was paid.

Abborney for the Perence ...

Me the pay find for the Plaintiff for \$1054.05 Julia & Duck Design of the property of the pro en transport de la companya de la c La companya de la co

STATE OF ALABAMA, 0 TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon S. W. JACOBS, also known as SHERRILL W. JACOBS, to appear within thirty days from the service of this writ in the circuit court, to be held in and for said County, at the place of holding same, then and there to answer the complaint of KITTRELL-MILLING MOTOR COMPANY, INC., a Corporation. Witness my hand this 26th day of May, 1953.

CLERK R - Lessel

COMPLAINT.

KITTRELL-MILLING MOTOR COMPANY, INC., 0
A Corporation, Plaintiff, IN THE CIRCUIT COURT OF

Vs. BALDWIN COUNTY, ALABAMA.

S. W. JACOBS, also known as
SHERRILL W. JACOBS, O AT LAW.

Defendant O NO. ______

COUNT ONE.

Plaintiff claims of the Defendant ONE HUNDRED SEVENTY-NINE AND note 60/100ths (\$179.60) DOLLARS balance due by promissory/made by him on September 17th, 1952, and payable October 17, 1952, with interest thereon from the 2nd day of February, 1953.

COUNT DWD.

Plaintiff claims of the Defendant ONE HUNDRED THIRTEEN (\$113.00) DOLLARS balance due by promissory note made by him on September 18, 1952, and payable October 18, 1952, with interest thereon from the 10th day of February, 1953.

COUNTTHREE.

Plaintiff claims of the defendant EIGHT HUNDRED EIGHTY-NINE

AND 50/100ths (\$889.50) DOLLARS balance due by promissory note made
by him on the 2nd day of December, 1952, and payable on January 2,

1953, with interest thereon from the 10th day of February, 1953.

Plaintiff avers that under and by the terms of the promissory notes sued on in Counts One, Two and Three hereof, the Defendant waived all right to exemptions under the Constitution and Laws of Alabama, both as to personal property and as to real property and homestead exemptions.

Plaintiff further avers that under and by the terms of the promissory notes sued on in Counts One, Two and Three hereof, the Defendant agreed to pay all costs of collecting the same, including an attorney's fee of 15% of the amount due, and Plaintiff claims of the Defendant an amount equal to 15% of the amount found to be due on these several promissory notes as an attorney's fee for Plaintiff's attorney.

FILED 5-26-53

ALICE L. BULK, Clerk

Attorney for Plaintiff.

BAY MINETTE, ALABAMA TELFAIR 1. MASHBURU, 1R.

SUMMONS AND COMPLAINT.

]tasbas194

SHERRILL W. JACOBS,

ss mwomiosis, 8800At..W..

SA

Plaintiff,

COMPANY, INC., A CORPORATION,

KILLBEIT-MIFFING WOLOK

. WAI TA

BALDWIN COUNTY, ALABAMA.

IN THE CIRCUIT COURT OF

400000

TAYLOR WIKKINS, Sheriff