P. L. CLARKE, Plaintiff,

IN THE CIRCUIT COURT OF

vs:

BALDWIN COUNTY, ALABAMA AT LAW, CASE NO. 8984

S. F. HOLLINGER
Defendant,

DISCOVERY NOTICE FOR ASSETS OF JUDGEMENT DEBTOR

TO: S. F. Hollinger

Take notice, whereas, the Plaintiff Herein has requested in writing, the undersigned, as Clerk of this Court, to issue notice to you as Defendant Herein, requiring you to file a statement, in writing, under oath of all your assets, as provided in Title 7, Section 903, Alabama Code 1940, as amended and it appearing from the said request and the record in the said cause that an execution was returned on the Judgement in this cause on the <a href="Light-l

Now therefore you the said <u>S. F. Hollinger</u>

Are hereby required, within 30 days from the service hereof, to file in this Court a statement, in writing, under oath of all your assets, including money, choses in action, notes, bonds and accounts, and all other property, real, personal, or mixed, or any interest therein with a detailed description of the same, the location and reasonable value of each item thereof, together with a detailed list of statements, or any and all liens, mortgages or encumbrances thereon.

WITNESS MY HAND THIS THE 19th DAY OF June

 19^{72} .

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to serve the following notice upon the above named <u>s.f. Hollinger</u> and make due return of your said service and of this notice.

CLERK B. Blackman

Griniel B. Blackmo

Deft. may be served at 313 White Avenue, Fairhope, Alabama

63-86A

4:6-20-72

8984

O. L. Clarke

US).

S. F. Hollinger

Writ of Wiscourry

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JAYLOR VALKINS SHERIFF

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STATION WILKINS, Sheriff

P.	L_{ullet}	CLARKE,)	
		Plaintiff,)	IN THE CIRCUIT COURT OF
		VS)	BALDWIN COUNTY, ALABAMA
S.	F_{ullet}	HOLLINGER,)	AT LAW, CASE NO. 8984
		Defendan t)	

ANSWER TO WRIT OF DISCOVERY

Comes now S. F. Hollinger, the defendant in the above styled cause and for answer to Discovery Notice for Assets of Judgment Debtor, says:

At this time, I have no assets. This includes no money; chores in action; bonds; bank account; property, real or personal, or any interest in any of the above.

S. F. HOLLINGER

Sworn and subscribed to before me this 1974 day of July, 1972.

NOTARY PUBLIC //

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EUNICE B. BLACKMON CIRCUIT

P. L. CLARKE,

: IN THE CIRCUIT COURT OF

Plaintiff,

: BALDWIN COUNTY, ALABAMA

vs.

AT LAW

S. F. HOLLINGER,

Defendant.

CASE NO. 8984

REQUEST FOR WRIT OF DISCOVERY

TO THE HONORABLE EUNICE BLACKMON, CLERK OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA:

Whereas, in the above entitled cause the plaintiff recovered a judgment against the said defendant, in Case No. 8984, on the 13th day of January, 1970, for the sum of Four Hundred Fifty and No/100 (\$450.00) Dollars besides the costs of said cause; and whereas, execution was issued on said judgment against the said S. F. Hollinger and same was returned by the Sheriff of Baldwin County, Alabama, with an endorsement thereon "No Property Found," and said judgment remains unpaid and unsatisfied.

Now, therefore, this is to request you as Clerk of said Court to issue a notice to said S. F. Hollinger requiring him to file in the Circuit Court, within thirty days from service of notice, a statement in writing, under oath, of all the assets of the said S. F. Hollinger, including money, personal and real property, choses in action, bonds and accounts, with a detailed description of the same, the location and reasonable value of each item thereof, together with a detailed statement of all liens, mortgages or incumbrances thereon, showing the amounts due upon each, and the owner or holder of such liens, mortgages or incumbrances.

S. F. Hollinger lives at 313 White Avenue, Fairhope, Alabama.

Dated this / day of June, 1972.

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FILED

JUN 19,1972

EUNICE B. BLACKMON CLERK

63-86B

P. L. CLARKE,

: IN THE CIRCUIT COURT OF

Plaintiff.

: BALDWIN COUNTY, ALABAMA

vs.

: AT LAW

S. F. HOLLINGER,

Defendant.

: CASE NO. 8984

REQUEST FOR WRIT OF DISCOVERY

TO THE HONORABLE EUNICE BLACKMON, CLERK OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA:

Whereas, in the above entitled cause the plaintiff recovered a judgment against the said defendant, in Case No. 8984, on the 13th day of January, 1970, for the sum of Four Hundred Fifty and No/100 (\$450.00) Dollars besides the costs of said cause; and whereas, execution was issued on said judgment against the said S. F. Hollinger and same was returned by the Sheriff of Baldwin County, Alabama, with an endorsement thereon No Property Found, and said judgment remains unpaid and unsatisfied.

Now, therefore, this is to request you as Clerk of said Court to issue a notice to said S. F. Hollinger requiring him to file in the Circuit Court, within thirty days from service of notice, a statement in writing, under oath, of all the assets of the said S. F. Hollinger, including money, personal and real property, choses in action, bonds and accounts, with a detailed description of the same, the location and reasonable value of each item thereof, together with a detailed statement of all liens, mortgages or incumbrances thereon, showing the amounts due upon each, and the owner or holder of such liens, mortgages or incumbrances.

S. F. Hollinger lives at 313 White Avenue, Fairhope, Alabama.

Dated this

day of June, 1972.

TONSMEIRE & MCFADDEN

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JUN 19 1972

EUNICE B. BLACKMON CIRCUIT

P. L. CLARKE,) IN THE CIRCUIT COUF	
Plaintiff,)	OF BALDWIN COUNTY,
vs)	ALABAMA,
S. F. HOLLINGER,)	CIVIL DIVISION
Defendant.	<i>)</i>	NO. 8984

COMPLAINT

The plaintiff claims of the defendant the sum of Five Hundred and No/100 Dollars (\$500.00) as punitive and compensatory damages for that on, to wit: The 24th day of June, 1969, the defendant made and delivered to the plaintiff his check in writing, dated on that date, drawn on the Baldwin National Bank of Robertsdale, Fairhope, Alabama, payable to plaintiff in the amount of Three Hundred Sixty and No/100 Dollars (\$360.00); and

Although said check was duly presented for payment it was not paid and due notice of its dishonor was given to defendant who continues to fail and refuses to pay the amount represented thereby.

Plaintiff further avers that he claims of the defendant a reasonable attorney's fee for the collection of said check, which attorney's fee is claimed in the amount of One Hundred Sixty-six and No/100 Dollars (\$166.00) which sum plaintiff alleges is reasonable and which is claimed in addition to the other amounts claimed herein.

TONSMEIRE & McFADDEN 2210 First National Bank Building

Mobile, Alabama

Ray G. Riley, Jr /, Attorney for

Plaintiff

Defendant's Address for Service:

313 Grand Avenue Fairhope, Alabama



AUGE J. DUCK REGISTER

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P. L. CLARKE, IN THE CIRCUIT COURT OF

Plaintiff BALDWIN COUNTY,

ALABAMA.

S. F. HOLLINGER, AT LAW

> Defendant. CASE NO. 8984

PETITION FOR JUDGMENT BY DEFAULT

Comes now the plaintiff in the above matter and respectfully represents and shows unto Your Honor as follows:

- 1. That heretofore and on, to-wit, the llth day of November, 1969, your plaintiff filed a complaint in the above-styled cause.
- 2. That heretofore and on, to-wit, the 15th day of November, 1969, the defendant was personally served with summons and copy of plaintiff's complaint.
- 3. That subsequent to such date, defendant has failed to make an appearance and has not demurred, pleaded or answered to the complaint in this cause, although more than thirty (30) days has expired, such failure to file pleadings being contrary to the rules and practices of this Honorable Court and the statutes and laws of the State of Alabama.

WHEREFORE, the premises considered, plaintiff respectfully prays that a judgment by default be entered in favor of the plaintiff and against the defendant, S. F. Hollinger, in the amount sued for.

> TONSMEIRE & McFADDEN 2210 First National Bank Building Mobile, Alabama 36602

G. Kiley, Attorney

for Plaintiff

STATE OF ALABAMA)
COUNTY OF MOBILE)

AFFIDAVIT THAT DEFENDANT IS NOT IN MILITARY SERVICE OF U. S.

Before me, the undersigned, a Notary Public in and for said State and County, personally appeared P. L. Clarke, who is known to me and who by me being first duly sworn doth depose and say:

That he is the plaintiff in the case of P. L. Clarke v. S. F. Hollinger, which is now pending for trial in the Circuit Court of Baldwin County, Alabama; that S. F. Hollinger, who is the defendant in the above-styled cause, and who is in default of any appearance, and who has not demurred, pleaded or answered to the complaint in this cause, is not at this time a person in the military service of the United States or in any branch of said service, but is presently domiciled at 313 Grand Avenue in the City of Fairhope, Alabama.

P. L. Clarke

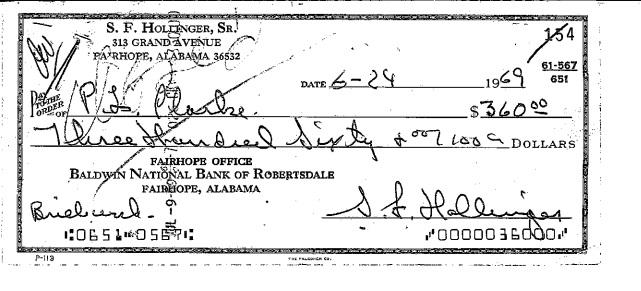
Sworn to and subscribed

before me this ${\ensuremath{igselef{higs:kinetic}}}$

day of

1970.

Notary Public



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91-6

STATE OF ALABAMA	Circuit Court, Baldwin County
Baldwin County	\ No
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	TO ANY SHERIFF OF THE STATE OF ALABAMA:
You Are Hereby Commanded to Sumr	non S. F. HOLLINGER
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
to appear and plead, answer or der	nur, within thirty days from the service hereof, to the complain
filed in the Circuit Court of Baldwin Co	ounty, State of Alabama, at Bay Minette, against
S. F. HOLLINGER	, Defendant
by P. L. CLARKE	
	Plaintiff
Witness my hand this. 12th	day of November 19.69
	Olice Duck Clerk

E4 11-15-69

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No. 8984	Page
STATE OF	2
Baldwin	County
CIRCUIT	COURT
P. L. CLARKE	
	Plaintiffs
vs	
5. F. HOLLINGE	
SUMMONS ANI	
Filed November 12	1969
Alice J. Duc	k Clerk

Tonsmeire & McFadden

by: Ray G. Riley, Jr.

Plaintiff's Attorney

Defendant's Attorney

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Defendant lives at