GEORGE W. TURNER, IN THE CIRCUIT COURT OF

Plaintiff, BALDWIN COUNTY, ALABAMA

Vs. AT LAW

BIG 3 MOTORS, INC., A
Corporation, FRED E. ROAN,
CADILLAC DISCOUNT CORPORATION A
A Corporation and DAVID
SPRINKLE, NUMBER: 9054

Defendants.

Comes now Plaintiff, George W. Turner, and amends the Complaint heretofore filed in this cause to read as follows:

Ι

The Plaintiff claims of the Defendants FIVE THOUSAND and NO/100 (\$5,000.00) DOLLARS damages for the conversion by them on the 15th day of December, 1969 of the following described chattels:

One (1) 1966 Mustang Automobile, Serial Number 6F07C238767

the property of the Plaintiff.

The Plaintiff further alleges that the reasonable rental value of the property converted by Defendants is \$15.00 per day from the day of the conversion, in Baldwin County, Alabama which Plaintiff claims.

II

The Plaintiff claims of the Defendants THREE HUNDRED and NO/100 (\$300.00) DOLLARS damages for the conversion by them on the 15th day of December, 1969 of the following described chattels:

One fishing rod and reel, one 1/2" Black & Decker drill with 100 feet of electrical cord, Miscellaneous hand tools, 11 8-Track record tapes

the property of the Plaintiff.

III

The Plaintiff claims of the Defendants FIVE THOUSAND
THREE HUNDRED and NO/100 (\$5,300.00) DOLLARS damages for wrongfully
taking the following goods and chattels, the property of the
Plaintiff, viz:

One (1) 1966 Mustang Automobile, Serial Number 6F07C238767
One fishing rod and reel, one 1/2" Black & Decker drill with 100 feet of electrical cord, Miscellaneous hand tools, 11 8-Track record tapes.

Attorney for Plaintiff Wilson Hayes

CERTIFICATE OF SERVICE

I do hereby certify that I have on this 13 day of 1971, served a copy of the foregoing pleading on counsel for all Parties to this proceeding by mailing the same by United States Mail, properly addressed, with first class postage prepaid.

Filed J-13-71 Eurice S. Blackman, Clerk

We The Juny Find For The Planiliff of Warning in The annount of 1875 XX

Harold & Deal Foreman

Court of	BALDWIN	County, Alabama
RE: GEORGE W. TURNER		
	Vs.	Plaintiff.
		Defendant.
To: FIRST NATIONAL BANK	OF MOBILE	Deteriorin.
To: FIRST NATIONAL BANK	OF MOBILE	GARNISHEE
unice B. Blackmon , c	OF MOBILE  Clerk of the <u>Circuit</u> Court of above styled case, Garnishment has	GARNISHEE Baldwin County

Court of BALDWIN		County, Alabama
RE: GEORGE W. TURNER		
	vs.	Plaintiff.
BIG 3 MOTORS, INC., A CORP.	: FRED E. ROAN:	GADILLAC DISCOUNT CORP.,
& DAVID SPRINKLE		Defendant.
To: AMERICAN NATIONAL BANK & T	RUST CONFAMY	
To: AMERICAN NATIONAL BANK & T	RUST COMPANY	GARNISHEE
<u> Eunice B. Blackmon</u> , Clerk of the	Gircuit Co	urt of Baldwin County
Funice B. Blackmon, Clerk of the dove sty	Gircuit Co	urt of Baldwin County
To: AMERICAN NATIONAL BANK & To: Eumice B. Blackmon, Clerk of the discharged.	Gircuit Co	urt of Baldwin County
Funice B. Blackmon, Clerk of the , do hereby certify that in the above sty	, Gircuit Colled case, Garnishmen	urt of Baldwin County

RELEASE	OF GARNISH	MENT
CIRCUIT Court of BALDWIN	<u> </u>	County, Alabama
RE: GEORGE W. THENER	Vs.	Plaintiff.
BIG 3 MOTORS, INC., A CORF.	.: FRED E.ROAN:	GADILLAC DISCOUNT GORF, A GORF Defendant.
To: THE MERCHANTS NATIONAL BANK	COF ROBILE	GARNISHEE
Eunice B. Blackmon, Clerk of the and the above style		
n discharged.  Witness my hand, this the 9th day o	of July	10. 71
duy	6	e B. Blackmocuer

STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon BIG 3 MOTORS, Inc., a Corporation and Fred E. Roan to appear within thirty days from the service of this writ in the Circuit Court to be held for said County at the place of holding same, then and there to answer the complaint of George W. Turner.

Witness my hand, this the 19 day of December, 1969.

GEORGE W. TURNER

IN THE CIRCUIT COURT

PLAINTIFF

BALDWIN COUNTY, ALABAMA

ch las

VS

AT LAW

BIG 3 MOTORS, INC., a Corporation and FRED E. ROAN

NUMBER: 9045

DEFENDANTS

The Plaintiff claims of the Defendants ONE-THOUSAND and NO/100 (\$1,000.00) DOLLARS damages for the conversion by them on the 15th day of December, 1969 of the following described chattels:

> One (1) 1966 Mustang Automobile, Serial Number 6F07C238767.

The property of the Plaintiff.

Plaintiff further alleges that the reasonable rental value of the property converted by Defendants is \$25.00 per day from the day of the conversion, in Baldwin County, Alabama which Plaintiff claims.

II

The Plaintiff claims of the Defendants THREE-HUNDRED and NO/100 (\$300.00) DOLLARS damages for the conversion by them on the 15th day of December, 1969 of the following described Chattels:

> One fishing rod and reel, One 1/2" Black & Decker drill with 100 feet of electricial cord, Miscellaneous hand tools, Eleven 8 Track record tapes,

property of the Plaintiff.

DEQ 19 1969

66 PAGE 698 Steforney for Plaintiff

FAOF

Plaintiff demands trial by

jury.

Done this 18 day of Decomber.

1969.

Attorney for Plaintiff

Defendants may be found at:

3001 Government Blvd. Mobile, Alabama 36606

VOL 66 PAGE 699

2-22-69

Received. and on I served a Corre on Fred. C. Roan de by service on Fred RAY D. DEMOGES, Sty D. S. (T) (<u>)</u> 13. Hy to B 22 030 696 Tago Lango anago: Lago Lango engant CLERK PROISTER

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GEORGE W. TURNER,	)	IN THE CIRCUIT COURT OF
Plaintiff,	)	BALDWIN COUNTY, ALABAMA
vs.	)	AT LAW, CASE NO. 9045
BIG 3 MOTORS, INC., a corporation, and	)	
FRED E. ROAN,	)	
Defendants.	)	

### DEMURRER

Comes now the Defendants in the above styled cause, and demurs to the Bill of Complaint filed herein, and for grounds thereof assigns the following separately and severally:

- That said Bill of Complaint does not state a cause of action.
- That said Count I of the Bill of Complaint seeks unauthorized rental on the described property.

ATTORNEY FOR DEFENDANTS

CERTIFICATE OF SERVICE

This is to certify that I have this day served counsel July is to certify that I have this day served counsel for the apposing party in the foregoing matter with a copy of this pleading by depositing in the United States Mail p copy of same in a properly addressed envelope with gilequate postage thereon.

Amarney for Defendants

This 12 day of

JAN 15 1970
ALIE J. DIGK CHER RECISION.

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		NATIONAL CARREST AND
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### A CARLES

1.) Alford, Ann B., Baldwin Times, Bay Minette 12. Allen James B., Jr., Farmer, Lillian 3. Ballard, bloyd J., Merchant, Bay Minette Becker, Earl V., Mailman, Bay Minette 5. Becker, Ina H., Bookkeeper, Bay Minette 6. Page, Gornellia B., Houvewife, Bay Minette -7. Lewis, Glen M., Salesman, Fairhope (8.) Keevan, Jean D., Housewife, Fairhope 9. Malbis, George, Garage Operator, Spanish Fort.  $\rho^3$ (10) Melton, Estelle, Housewife, Spanish Fort 11) Nelson, Clarence A., Merchant, Fairhope 12. Blackwell, Barl, Merchant, Foley 13.) Brantley, Doris Stuart, Housewife, Bay Minette 14. Lipscomb, Edward, Farmer, Foley 15.) Teem, Keeneth, Linesman, Foley 16. Pumphrey, Rex, Vulcan Signs, Foley 17. Rada, Gus E., Farmer, Silverhill 18. Ryan, Dorothy L., Housewife, Bay Minette 19. Stallworth, F. W., Painter, Summerdale -20. Strong, Charles W., Jr., Merchant, Bay Minette 21. Tenison, Ralph Bruce, Monuments, Bay Minette 1-22. Chastang, Pleham, D. Brookley Field, Bay Minette (23.) Coleman, Daisy Nell, Vanity Fair, Perdido 24. Coleman, Maynard, Civil Service, Perdido 25. Cooper, Glaude, Farmer, Rosinton /25 26 Russell M. Crawford, Electrician, Bay Minette (27.) Deal, Harold L., State Of Alabama, Foley 28. Deason, E. L., Retired, Foley † 29. Henry, J. W., Salesman, Fairhope P6. 30. Hocutt, William B., Office Work, Fairhope D -32. Huett, James-S., Retired Farihope -33 Livin, E. L. Farmer, Foley 34.7 Thames, Grady, Farmer Robertsdale -35. Tunstall, Soloman, Laborer, Stockton 36) Brown, Hilard -37. Weodson, G. W., Retired, Bay Minette, Alabama

> 36 924 2)12(6-b

Turner Ves Big 3 Molow

P. XXXXX X

e. o. 80X 300

BAY MINETTE ALABAMA

36507

June 12, 1971

TELEPHONE 937-5506

Mrs. Eunice B. Blackmon, Clerk Circuit Court, Baldwin County Bay Minette, Alabama 36507

> Re: George W. Turner Vs. Big 3 Motors, Inc. et al Case #9045

Dear Eunice:

This is to direct you to immediately issue execution with Alias to the Sheriff of Mobile, Alabama in the above noted case.

With kind regards, I am

Yours very truly,

Wilson Hayes

WH/ms

STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA

You are hereby commanded to summon Cadillac Discount Corporation, a Corporation and David Sprinkle to appear within thirty days from the service of this Writ in the Circuit Court to be held for said County at the place of holding same, then and there to answer the complaint of George W. Turner.

Witness my hand this the 4 day of January, 1971.

Defendants may be found:

3001 Government Blvd. Mobile, Alabama 36606

GEORGE W. TURNER, IN THE CIRCUIT COURT OF Ž .

> Plaintiff, BALDWIN COUNTY, ALABAMA

Vs. AT LAW

BIG 3 MOTORS, INC., A Corporation and FRED

E. ROAN NUMBER:

Defendants.

Comes now Plaintiff, George W. Turner, and amends the Complaint heretofore filed in this cause to read as follows:

GEORGE W. TURNER, IN THE CIRCUIT COURT OF

> Plaintiff, BALDWIN COUNTY, ALABAMA

Vs. AT LAW

BIG 3 MOTORS, INC., A Corporation, FRED E. ROAN, CADILLAC DISCOUNT CORPORATION & A Corporation and DAVID

SPRINKLE, Ŏ. NUMBER: 9054

Defendants.

The Plaintiff claims of the Defendants ONE-THOUSAND and NO/100 (\$1,000.00) DOLLARS damages for the conversion by them on the 15th day of December, 1969 of the following described chattels:

> One (1) 1966 Mustang Automobile, Serial Number 6F07C238767

the property of the Plaintiff.

The Plaintiff further alleges that the reasonable rental value of the property converted by Defendants is \$25.00 per day from the day of the conversion, in Baldwin County, Alabama which Plaintiff claims.

II

The Plaintiff claims of the Defendants THREE-HUNDRED and NO/100 (\$300.00) DOLLARS damages for the conversion by them on the 15th day of December, 1969 of the following described chattels:

One fishing rod and reel, one 1/2" Black & Decker drill with 100 feet of electrical cord, Miscellaneous hand tools, 11 8-Track record tapes

the property of the Plaintiff.

Wilson Hayes

Attorney for Plaintiff

Plaintiff demands trial by Jury.

Attorney for Plaintiff

CERTIFICATE OF SERVICE

I do hereby certify that I have on this day of 1971, served a copy of the foregoing pleading on counsel for all Parties to this proceeding by mailing the same by United States Mail, properly addressed, with first class postage prepaid.

AND STORY OF THE STATE OF THE S

VOL 66 PAGE 70/k

24 1-11-71 DECEIVED

JAN 8 1971

TAKOR WIKANS SPERIFF

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9045 NUMBER: 9054

George W. Turner,

Plaintiff,

٧s.

Big 3 Motors, Inc., A 27 Corporation, Fred E. Roan, Cadillac Discount Corporation, A Corporation and David/2/5 Sprinkle,

Defendants.

In the Circuit Court of Baldwin County, Alabama At Law

Defendants may be found:

3001 Government Blvd.
Mobile, Alabama 36606

TY SHER THE SECTION OF THE SECTION O

w. Alyer

STATE OF ALABAMA

COUNTY OF MOBILE

Complainant George W. Turner

=vg=

Defendant

Big 3 Motors, inc., Fred E. Roan, Cadillac Discount Corporation and David Sprinkle

ANSWER OF GARNISHEE

Case No. 9045

Comes now The Merchants National Bank of Mobile, a National Banking Association, and enswers the Writ of Garnishment heretofore served upon it in the above styled cause by and through F. H. McConnell, dr. its Assistant Vice President, who, on oath, says that he is a duly authorized agent of said Bank to make this answer; that he has knowledge of the facts stated herein; that the said Garnishee was not indebted to the above Defendant at the time of the service of this Garnishment and/or at the time of making this answer in the sum of \$ .00 ; that said Garnishee will not be indebted in the future to the said Defendant by a contract existing at the time of the service of the Garnishment and making this answer; and, that the said Garnishee does not have in its possession or under its control, any personal or real property, or things in action belonging to said Defendant.

WHEREFORE, said Bank having fully enswered said Writ prays that the Court enter such order as may allow it to be discharged from said Writ of Garnishment with its reasonable costs in this behalf expended.

THE MERCHANTS NATIONAL BANK OF MOBILE

F. H. McConnell Jr. Assistant Vice President

Sworn to and subscribed before me on this little day of July 1971.

Notary Rubling Hobile County, Alabama

My commission expires(

3045

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the state of the s

# 

(ANT)

.....

WILSON HAYES

LAWYER

P. D. BOX 300

BAY MINETTE, ALABAMA

July 9, 1971

TELEPHONE 937-5504

Mrs. Eunice B. Blackmon, Clerk Circuit Court, Baldwin County Bay Minette, Alabama

> Re: Turner Vs. Big 3 Motors Case #9045 (Civil)

Dear Mrs. Blackmon:

This will constitute my instruction to you to release the garnishments in the above styled cause against The Merchants National Bank of Mobile, The First National Bank of Mobile and the American National Bank and Trust Company.

With kind regards, I am

Yours very truly,

WH/ms

EUNICE B. BLACKMON CLERK

67 MIE 697

# ANSWER OF GARNISHEE

George W. Turner , ( )		
Plaintiff () vs. No. 9045 1/2 ()	IN THE <u>Circuit</u>	
()	Baldwin	
Big 3 Mototrs, Inc., a corp. ()	COURT OF MORKING COUN	VTY,
Fred E. Roan, Cadillac Discount ()	A T A D A M A	
Corporation, and David Sprinkle ()	A'LABAMA	FILED
Defendant, ()		JUL 9 1971
THE AMERICAN NATIONAL BANK &		•
TRUST COMPANY OF MOBILE, a National Banking Association,		LUNICE B. BLACKMON CIRCUIT
distribute building Hooderation;		CLERK
Garnishee		
7th day of July ,1971 , upon oath of Garnishee Bank and is the duly authorize that he has knowledge of the facts herein sindebted to the above named Defendant at the garnishment in said cause, or at the time of intervening between said times; that it will said Defendant by a montract then existing, Defendant for the delivery of personal propagate discharged by the delivery of person property; and that it has not in its effects belonging to the said Defendant S E each said defendants, seperately Except:	ed agent of said Garnishos tated, and that said Garnishos tated, and that said Garnishos time of the service of of making this answer, or land is not liable to liable the payment of the payment, or under its possession, or under its perfendent, when used	the to make this answer; rnishee is not  the writ of  r at any time  ad in the future to  able to said  t of money which  s payable in personal  s control, money or
Account in the name of David Sprinkle	No. 080-370-72 Balance	\$87.75
Account in the name of David Sp	orinkle No. 60-096-58	3 Balance \$13.20
The Agent and a second contract of the Agent and Agent a		
And said Garnishee, having fully answereasonable costs in this behalf expended.	ered, prays to be dischar	rged with its
	The American Nationa Company of Mobile, C cause	
Subscribed and sworn to before  ne this Reday of July  19  The County of July  Notary Public (Mobile County, Alabama  My Commission Expites 146, 29, 1973	By Samuel E. Samuel E. Assistant	

# The Merchants National Bank of Mobile Mobile, Alabama

July 9, 1971

Js. Ranice B. Blackmon, Clerk Circuit Court of Baldwin County Bay Mingrop, Alabama 36507

Dear Fry. Blackson:

We are coclosing Answer of Garmishee which clearly sets forth that we are not indebted to the defendant, Big 3 Motors, Incorporated, Fred E. Roan, Cadillac Discount Corporation and David Sprinkle, in any amount.

So that our records may be complete, we ask that you sign and return the enclosed copy of this letter to us.

F. H. McConvell, Ux. Assistant Vice President

Fills joh

Enclosures

STATE OF ALABAMA

COUNTY OF MOBILE

George W. Turner Complainant

eryg==

Big 3 Motors, inc., Fred E. Roan, Cadillac

Defendant

Discount Corporation and David Sprinkle

ANSWER OF GARNISHEE

Case No. 9045

Comes now The Merchants National Bank of Mobile, a National Banking Association, and enswers the Writ of Garnishment heretofore served upon it in the above styled cause by and through F. H. McConnell, Jr. , its Assistant Vice President , who, on eath, says that he is a duly authorized agent of said Bank to make this answer; that he has knowledge of the facts stated herein; that the said Garnishee was <u>not</u> indebted to the above Defendant at the time of the service of this Garnishment and/or at the time of making this answer in the sum of \$ .00 ; that said Garnishee will not be indebted in the future to the said Defendant by a contract existing at the time of the service of the Garnishment and making this answer; and, that the said Garnishee does not have in its possession or under its control, any personal or real property, or things in action belonging to said Defendant.

WHEREFORE, said Bank having fully answered said Writ prays that the Court enter such order as may allow it to be discharged from said Writ of Garnishment with its reasonable costs in this behalf expended.

THE MERCHANTS NATIONAL BANK OF MOBILE

F. H. McConnell. Jr. Assistant Vice President

Swarm the and subscribed before me on this /2 th day or July, 1971.

Notary Public, Robile County, Alabama
Ny commission expires July 15, 1912

Tilled 7-13-71 Eunice Blackmen, Clerk

# Merchants National Bank of Mobile

CAPITAL & SURPLUSIFIFE | 1111 | 111,000,000,000 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1111 | 1

F. H. MCCONNELL, JR.
ASSISTANT VICE PRESIDENT

Mobile, Alabama July 9, 1971

P. O. DRAWER 2527 MOBILE, ALABAMA 36601

Ms. Eunice B. Blackmon, Clerk Circuit Court of Baldwin County Bay Minette, Alabama 36507

Dear Mrs. Blackmon:

We are enclosing Answer of Garnishee which clearly sets forth that we are not indebted to the defendant, Big 3 Motors, Incorporated, Fred E. Roan, Cadillac Discount Corporation and David Sprinkle, in any amount.

So that our records may be complete, we ask that you sign and return the enclosed copy of this letter to us.

Sincerely,

F. H. McConnell, Assistant Vice President

FHM: jch

Enclosures

GEORGE W. TURNER, IN THE CIRCUIT COURT OF Plaintiff, BALDWIN COUNTY, ALABAMA Vs. AT LAW BIG 3 MOTORS, INC., a Corporation; FRED E. ROAN, CADILLAC DISCOUNT CORPORATION & A Corporation and DAVID NUMBER: 9045 1/2 SPRINKLE, Defendants,

FIRST NATIONAL BANK OF MOBILE, [

Garnishee.

# NOTICE TO DEFENDANT

OF

## WRIT OF GARNISHMENT

TO: Big 3 Motors, Inc., a Corporation; Fred E. Roan, Cadillac Discount Corporation, a Corporation and David Sprinkle, Defendants

You are hereby notified that the Plaintiff has on this date procured the issuance of a Writ of Garnishment against First National Bank of Mobile, Garnishee, to answer whether or not it is indebted to you or has effects belonging to you in its possession or under its control, this I day of

xcl, 192/.

Clerk, Circuit Court of Baldwin County, Alabama

FILED

JUN 30 1971

EUNICE B. BLACKMON CLERK

	in the second se							Service of the servic	Japo baanseq pie Taureaco	Cleange W. Junner  Big 3. Maters et al.  Received Day of July  I served a Copy of the within Minn,  on Carillac Circumt Corp.  Notice  by service on M. Koan and	19 <u>?]</u> 19 <u>?]</u>
* in	- Miles	SOS	Section Sectio	w TEW	200x	Mille	Control of the contro		e S	Received Day of July 1:17/ By J. Jackson	beriffD. S.
								TOUR CONTRACTOR OF THE CONTRAC		EXECUTED  EXECUTED  EXECUTED  This Adday of fully 19 19 19 19 19 19 19 19 19 19 19 19 19	
6,,								 		By J. Jackson D.S. W. Hages, Atty.	

GEORGE W. TURNER

IN THE COURT OF CIRCUIT COURT

BALWDIN

MOXIMIX COUNTY, ALABAMA Plaintiff

vs

BIG THREE MOTORS INC

Defendant,

THE FIRST NATIONAL BANK OF MOBILE,

CASE NO. 9045 % Garnishee.

# ANSWER

Comes B. F. King, III, Vice President and Cashier, of The First National Bank of Mobile, Mobile, Alabama, and says that he, as Vice President and Cashier of The First National Bank of Mobile, is duly authorized by said The First National Bank of Mobile, to make this answer to garnishment for and on its behalf, answering the garnishment served on said bank on the 7th day of 19 71 , in the above entitled cause, says that The First July National Bank of Mobile is indebted to the said defendant in the above entitled cause at the time of service of this garnishment, with sufficient funds to cover the amount of said garnishment, at the time of making this answer.

Garnishee having fully answered prays to be discharged with reasonable costs in this behalf expended.

Garnishee claims a fee of \$3.00 to the attention of Mrank Dunning. John G. Partridge

> Vice President and Cashier The First National Bank of Mobile Mobile, Alabama.

Subscribed and sworn to before me on this 8 day 1971 8 day July

JUL 12 1971

ILED

67 PAGE 698 EUNICE B. BLACKMON CIRCUIT

STATE OF ALABAMA BALDWIN COUNTY

Before me, Eunice B. Blackmon, Clerk of the Circuit Court in and for Baldwin County, Alabama, personally appeared Wilson Hayes who being duly sworn, on oath saith, that the said George W. Turner, on the 13th day of April, 1971, recovered a judgment against Big 3 Motors, Inc., a Corporation; Fred E. Roan; Cadillac Discount Corporation, a Corporation and David Sprinkle for the sum of ONE THOUSAND EIGHT HUNDRED SEVENTY-FIVE AND NO/100 (\$1,875.00) DOLLARS and for the further sum of \$70.50 costs of suit; that said judgment remains wholly unsatisfied and in full force and effect; and he believes that process of garnishment on The Merchants National Bank of Mobile is necessary to obtain satisfaction of said judgment and that said The Merchants National Bank of Mobile is supposed to be indebted to Defendants or have effects of Defendants in its possession or under its control.

Mlu/Jay\_ ilson Hayes

Sworn to and subscribed before me this day of

Gener B Stacknow

9145/2

STATE OF ALABAMA BALDWIN COUNTY

Before me, Eunice B. Blackmon, Clerk of the Circuit Court in and for Baldwin County, Alabama, personally appeared Wilson Hayes who being duly sworn, on oath saith, that the said George W. Turner, on the 13th day of April, 1971, recovered a judgment against Big 3 Motors, Inc., a Corporation; Fred E. Roan; Cadillac Discount Corporation, a Corporation and David Sprinkle for the sum of ONE THOUSAND EIGHT HUNDRED SEVENTY-FIVE AND NO/100 (\$1,875.00) DOLLARS and for the further sum of \$70.50 costs of suit; that said judgment remains wholly unsatisfied and in full force and effect; and he believes that process of garnishment on First National Bank of Mobile is necessary to obtain satisfaction of said judgment and that said First National Bank of Mobile is supposed to be indebted to Defendants or have effects of Defendants in its possession or under its control.

Sworn to and subscribed before me this 3/ day of

June, 197/.

Granice B. Stacknon

90451/2

STATE OF ALABAMA BALDWIN COUNTY

Before me, Eunice B. Blackmon, Clerk of the Circuit Court in and for Baldwin County, Alabama, personally appeared Wilson Hayes who being duly sworn, on oath saith, that the said George W. Turner, on the 13th day of April, 1971, recovered a judgment against Big 3 Motors, Inc., a Corporation; Fred E. Roan; Cadillac Discount Corporation, a Corporation and David Sprinkle for the sum of ONE THOUSAND EIGHT HUNDRED SEVENTY-FIVE AND NO/100 (\$1,875.00) DOLLARS and for the further sum of \$70.50 costs of suit; that said judgment remains wholly unsatisfied and in full force and effect; and he believes that process of garnishment on American National Bank and Trust Company is necessary to obtain satisfaction of said judgment and that said American National Bank and Trust Company is supposed to be indebted to Defendants or have effects of Defendants in its possession or under its control.

Mayes Vary

Sworn to and subscribed before me this day of

16 occ , 192/.

Genice B Blackman

GEORGE W. TURNER,

IN THE CIRCUIT COURT OF

Plaintiff,

BALDWIN COUNTY, ALABAMA

V.c

AT LAW

BIG 3 MOTORS, INC., a Corporation; FRED E. ROAN, CADILLAC DISCOUNT CORPORATION A Corporation and DAVID SPRINKLE,

NUMBER: 9045 1/W

Defendants,

lants,

AMERICAN NATIONAL BANK AND TRUST COMPANY,

Garnishee.

NOTICE TO DEFENDANT

OF

## WRIT OF GARNISHMENT

TO: Big 3 Motors, Inc., a Corporation; Fred E. Roan, Cadillac Discount Corporation, a Corporation and David Sprinkle, Defendants

You are hereby notified that the Plaintiff has on this date procured the issuance of a Writ of Garnishment against American National Bank and Trust Company, Garnishee, to answer whether or not it is indebted to you or has effects belonging to you in its possession or under its control, this day of

une, 192/.

Clerk, Circuit Court of Baldwin County, Alabama

EXECUTED	7042/2
This 12 day of Chila 19'	<u>21.</u>
by serving a copy of the within	on .
Ind E. Roan	
RAY D. BRIDGES, Sher	iff Deorge W. June
By a garkson D	Denge W. Swine C
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12 Day of July	19 Big 3- Makes Inc
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By J. Julie	
some some some some	Received 2 Day of July
	and on 12 Day of Huby
	I derved a Copy of the within little
	on by three meters, Inc.
	by service on Mr. Roam Ewnen
	COUNTY COUNTY
	RAY D. Dernoon
	RAY D. BRIDGES, Sheriff
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\$4.00 miles   1.00	
SMINIMAT FINDHIS	This day of July 19 // by serving a copy of the within on
"DLKIN ATA	by serving a copy of the within on
1261 E 1111	David Sprindle
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	By Jackson 5

9045/2

on Adillar Diagnet by service on Mr. Roan nwner Day of July I served a Copy of the within Astice on Big Three Motors Inc. by service on Mr. Roans, surrer EXECUTED This 12 day of July by serving a copy of the within on RAY D. BRIDGES, Sheriff

REUO, SHERIFF DEPT. ROSH E COUNTY, ALA. ಾ لاست 当

RAY D. BRIDGES, Sheriff By J. Jackson D. S.

EXECUTED MA This 22 day of July , 19)/
by serving a copy of the within on
laud Spanle

RAY, D. BRIDGES, Sheriff

GEORGE W. TURNER. Ŏ IN THE CIRCUIT COURT OF Plaintiff, Ŏ BALDWIN COUNTY, ALABAMA Vs. AT LAW BIG 3 MOTORS, INC., a Corporation; FRED E. ROAN, CADILLAC DISCOUNT CORPORATION & A Corporation and DAVID SPRINKLE, NUMBER: 9045 1/2 Ŏ Defendants, FIRST NATIONAL BANK OF MOBILE, Garnishee. ğ

#### GARNISHMENT

TO ANY SHERIFF OF THE STATE OF ALABAMA, GREETINGS:

You are hereby commanded to summon the said First National Bank of Mobile as Garnishee to appear in said Court and file sworn answer within 30 days from the service of this Writ that Garnishee was indebted to said Defendant, at the time of service of Writ or when making answer, or during intervening time and whether or not Garnishee will be indebted in the future to him by contract then existing and whether Garnishee has not in possession or under control property or things in action belonging to said Defendants.

You are further commanded to notify Garnishee to accumulate the sum of \$1,945.50 and when said sum is accumulated, said Garnishee is required by law to pay the same into Court immediately, and to abide such other orders of the Court as shall be lawfully issued.

Witnessed my hand this 30 day of Jule,

19<u>2/</u>.

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NECTO, SHERIFF DEPT NOBILE COUNTY, ALA

Day of July on Fully on First National Bank

by service on Mr. Partridge asst. Cr.

By D. BRIDGES, Shores
By D. Wainwhight -

1728 E 1111

W. Hayes, Atty

GEORGE W. TURNER, IN THE CIRCUIT COURT OF
Plaintiff, BALDWIN COUNTY, ALABAMA

Vs. AT LAW

BIG 3 MOTORS, INC., a Corporation; FRED E. ROAN, CADILLAC DISCOUNT CORPORATION & A Corporation and DAVID SPRINKLE,

NUMBER: 9045 1/2

 $\#_{M}$ 

Defendants,

AMERICAN NATIONAL BANK AND TRUST COMPANY,

Garnishee.

### GARNISHMENT

TO ANY SHERIFF OF THE STATE OF ALABAMA, GREETINGS:

You are hereby commanded to summon the said American National Bank and Trust Company as Garnishee to appear in said Court and file sworn answer within 30 days from the service of this Writ that Garnishee was indebted to said Defendants at the time of service of Writ or when making answer, or during intervening time and whether or not Garnishee will be indebted in the future to him by contract then existing and whether Garnishee has not in possession or under control property or things in action belonging to said Defendants.

You are further commanded to notify Garnishee to accumulate the sum of \$1,945.50 and when said sum is accumulated, said Garnishee is required by law to pay the same into Court immediately, and to abide such other orders of the Court as shall be lawfully issued.

Witnessed my hand this 30 day of

19<u>2/</u>.

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9045/2 8783 Yarn. + Natio on arreveant Dational Rent Exergice on Sam Small SU. D. RAY D. BRIDGES, Sheriff By M. Wainutright D. S Seve 1/6× Samsmall, V.D. American National Bank + Must lo-Met 2 About W. Hayes, Atty.

GEORGE W. TURNER,

IN THE CIRCUIT COURT OF

Plaintiff, A BALDWIN COUNTY, ALABAMA

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AT LAW

BIG 3 MOTORS, INC., a Corporation; FRED E. ROAN, CADILLAC DISCOUNT CORPORATION A Corporation and DAVID SPRINKLE,

NUMBER: 9045 /4

Defendants,

THE MERCHANTS NATIONAL BANK OF MOBILE.

Garnishee.

GARNISHMENT

TO ANY SHERIFF OF THE STATE OF ALABAMA, GREETINGS:

You are hereby commanded to summon the said The Merchants National Bank of Mobile as Garnishee to appear in said Court and file sworn answer within 30 days from the service of this Writ that Garnishee was indebted to said Defendants at the time of service of Writ or when making answer, or during intervening time and whether or not Garnishee will be indebted in the future to him by contract then existing and whether Garnishee has not in possession or under control property or things in action belonging to said Defendants.

You are further commanded to notify Garnishee to accumulate the sum of \$1,945.50 and when said sum is accumulated, said Garnishee is required by law to pay the same into Court immediately, and to abide such other orders of the Court as shall be lawfully issued.

Witnessed my hand this day of

197/.