INTERSTATE SECURITIES COMPANY
OF ALABAMA

Plaintiff
BALDWIN COUNTY, ALABAMA

VS.
HUBBARD BLACK and MYRTLE BLACK
Defendants
CASE NO. 9093

1.

The Plaintiff claims of the Defendants the sum of
FIVE HUNDRED ONE and 70/100 DOLLARS (\$501.70), balance due after
all proper credits given on a Promissory note made by the Defendents on the 20th day of December, 1968, and payable as follows:
TWENTY FOUR (24) monthly payments of \$29.00, the first payment
due and payable on February 5, 1969 and a like payment on each
month thereafter until the entire balance has been paid. The
Plaintiff avers that the Defendants defaulted in the payments and
under the provisions of the note sued on, the whole balance became
due and payable. The Plaintiff further avers that the Defendants
agreed in the promissory note to pay all expenses including a
reasonable attorney's fee incurred in the collecting same and the
Plaintiff claims a reasonable attorneys fee in the amount of \$75.00.

WILTERS, BRANTLEY & NESBIT

Attorney for Plaintiff

JAH 2 2 1970

ALUZ J. H. W. CLEKK PEGISTER

THE STATE OF ALABAMA

Circuit Court, Baldwin County

BALDWIN COUNTY No
TERM, 19
TO ANY SHERIFF OF THE STATE OF ALABAMA:
You Are Hereby Commanded to Summon Hubbard Black and Myrtle Black
to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint
filed in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette against.
Hubbard Black and Myrtle Black Defendant Defendant
byInterstate Securities Company of Alabama

Witness my hand this.

64 PAGE 413

No. 9093 Page	
THE STATE OF ALABAMA BALDWIN COUNTY	1 1 1
CIRCUIT COURT	Active to the second se
Interstate Securities Company	
of Alabama Plaintiffs	The two
vs.	thi by
Hubbard Black and Myrtle Black ###################################	
SUMMONS AND COMPLAINT	
Filed19	****
1A 1 2 2 1970 Clerk	
ALES J. CLERK REGISTER	ART COMMISSION OF THE PROPERTY
	Particular Section
WILTERS, BRANTLEY & NESBIT	no Cassi omna nijedenosti.
By:	*****
Plaintiff's Attorney	Jer Carlon Control

Defendant's Attorney

Defendant lives at Daphne, Alabama Recieved In Office 1001111111 22 1970 I have executed this summons leaving a copy withSheriff Deputy Sheriff Moore Printing Co. - Bay Minette, Ala.



"SERVICE WHEN YOU NEED IT"

Devore Brokerage Company, Inc.

"SERVING 48 STATES"

BOX 396 — LOXLEY, ALABAMA 36551 November 11, 1970 NOV 14 1970

Sewell Devore Owner-Manager

PHONES:

WOodward 4-3241 WOodward 4-3251

NIGHT

WOodward 4-2675 WOodward 4-3912

Dear Mrs. Blackmon,

The State of Alabama

Mrs. Blackmon Attn:

Baldwin County Circuit Court

This morning we recieved a copy of a garnishment $9093/\nu$ on judgement on Hobbard H. Black.

Hobbard H. Black is not in our employ. He recieved his last pay check from us October 30th. We have sold all of our tractors and trailors except one and had to let our drivers go. We do not owe Mr. Black any other salary and we will not be able to use his services in the future. We are not responsible for any of his debts. There was no contract between us as he worked on a week to week basis.

We respectfully request a release from this writ.

Very truly yours,

November 11, 1970 Signed in my presence,

Frances S. Champion

Notary Public Baldwin County, Ala.

"WE TRUCK TO PLEASE"

BONDED AND INSURED 1093/12

THE STATE OF ALABAMA, CIRCUIT COURT

Personally appeared before me, Alice J. Duck, Clerk of the Circuit Court in and for Baldwin County and
State aforesaid Phyllis S. Nesbit, attorney for Interstate Securities Co.
who being duly sworn, on oath says, that a regularTerm
of the Circuit Court of Baldwin County, to-wit: on the 18th day of May
19 70 , Interstate Securities Company of Alabama
recovered a judgment against Hubbard Black
FIVE HUNDRED SEVENTY SIX AND 70/100 on which there is for the sum of
a balance due of THREE HUNDRED FIFTY FIVE and 11/100 Dollars
besides costs of suit; that said judgment remains wholly unsatisfied and in full force and effect: that
Devore Trucking Company
Loxley, Alabama
supposed to be indebted to or have effects of the said Hubbard Black
its incontrol, and that he believes process of
Garnishment against said Devore Trucking Com pany
is necessary to obtain satisfaction of said judgment.
Sworn to and subscribed this
day ofA. D. 19-70
Clerk

STATE	OF	ALABAMA
~	. •	

Baldwin County

то	HUBBARD BLACK	Defenda	nt:
	YOU ARE HEREBY NOTIFIE	D that a Writ of Garnishment has b	een issued in the case of
************	Interstate Securiti	es Co. of Alabama	
versus	Hubbard Black		
now per		in County, Alabama, Law Side, in Trucking Company, Lox	
ha ^S o	een named as Garnishee		
5day	IN WITNESS WHEREOF, I h	ave hereunto set my hand and affixed	ed my seal on this the

AOF

NOTICE DEFENDANT OF GARNISHMENT BY CLERK OF CIRCUIT COURT BALDWIN COUNTY, ALABAMA 400 Plaintiff.... TAYLOR WILKINS, SHERIFF OF BALDWIM Defendant....

THE STATE OF ALABAMA BALDWIN COUNTY

CIRCUIT	COURT,	BALDWIN	COUNTY	
,			TERM,	19

BALDWIN COUNTY TERM, 19
To any Sheriff of the State of Alabama, Greeting:
WHEREAS, at a regular Term, 19 of the Circuit Court of Baldwin
County, to-wit: On the18th day of May 1970, being a regular day of
said term, Interstate Securities Co. of Alabama
,
recovered judgment against Hubbard Black
FIVE HUNDRED SEVENTY SIX AND 70/100 on which for the sum of there is a balance due of \$355.11 Dollars, and cost of suit,
and affidavit having been made by Phyllis S. Nesbit
that process of garnishment is believed to be necessary to obtain satisfaction of such Judgment, and that
the following named persons or corporations, vis: Devore Trucking Company
Loxley, Alabama
has or is believed to have inits possession, or underits control money or effects belonging to said defendant or that is, or
is believed to be indebted to said defendant or to be liable to them, or to one of them on a
contract for the delivery of personal property, on a contract for the payment of money which may be
discharged by the delivery of personal property, or which is payable in personal property.
You Are Therefore Hereby Commanded to Summon
Devore Trucking Company
,

to file an answer in duplicate to the Circuit Court for Baldwin County, at the Court House thereof,
in the city of Bay Minette, within 30 days fromservice of this writ
the service of the garnishment, or at the makingitsanswer, or at any time intervening the time of
serving the garnishment, and making the answeri.t was indebted to said defendant
and whetherit will not be indebted in future to said defendant
by a contract then existing, and whether by a contract then existing
is, or are, liable to said defendants for the delivery of personal property, or for the payment of money
which may be discharged by the delivery of personal property, or which is payable in personal proper-
ty, and whether <u>it</u> has not in <u>its</u> possession or under <u>its</u>
ty, and whetherit has not inits possession or underits control money or effects belonging to the defendant, Hubbard Black
ty, and whether <u>it</u> has not in <u>its</u> possession or under <u>its</u> control money or effects belonging to the defendant, <u>Hubbard Black</u> Herein fail not, and have you then and there this Writ.
ty, and whether <u>it</u> has not in <u>its</u> possession or under <u>its</u> control money or effects belonging to the defendant, Hubbard Black Herein fail not, and have you then and there this Writ. Witness, Clerk of said Court, this day of 7000. A. D. 19.70
ty, and whether <u>it</u> has not in <u>its</u> possession or under <u>its</u> control money or effects belonging to the defendant, <u>Hubbard Black</u> Herein fail not, and have you then and there this Writ.

2411-11-70

CIRCUIT COURT, BALDWIN COUNTY No. 9093/2 Litertate Securities GARNISHMENT ON JUDGMENT
Hubbard Black _day of _ Returnable _ Attorney Moore Printing Co. - Bay Minette, Ala.

50