THE STATE OF ALABAMA BALDWIN COUNTY

CIRCUIT	COURT,	BALDWIN	COUNTY	
			TERM	10

	To any Sheriff of the State of Alabama, Greeting:
	WHEREAS, at a regular March Term, 19.71, of the Circuit Court of Baldwin
	County, to-wit: On the10th day ofMarch
	said term,J. Blach & Sons, Inc.
	recovered judgment against Mr. Eduardo Johnson and Mrs. Eduardo Johnson
The second second second	(\$1,305.12)
	for the sum of One Thousand Three Hundred Five and 12/100 Dollars, and cost of suit.
	and affidavit having been made byJ. Glenn, Jr., Attorney
	that process of garnishment is believed to be necessary to obtain satisfaction of such Judgment, and that the following named persons or corporations, vis:
	Lake Forest, Inc., Highway 98, Daphne, Ala.
	,
	has or is believed to have inits possession, or underits control money
	or effects belonging to said defendant Eduardo Johnson or that it is, or
th.	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 Lake Forest . Inc. , Highway 98. Daphne . Alabama
	,
	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 from
	the service of the garnishment, or at the making itsanswer, or at any time intervening the time of
	serving the garnishment, and making the answer .it was indebted to said defendant
Eduar	do Johnson and whether it will not be indebted in future to said defendant
Eduar	do Johnson by a contract then existing, and whether by a contract then existing <u>it</u>
	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 whetherit has not in its possession by under its
	control money or effects belonging to the defendant Eduardo Johnson
	Herein fail not, and have you then and there this Writ.
	Witness, Blackmon Witness, Clerk of said Court, this ** 10th day of May A. D. 19.72
	Issued10thday ofMay
	Coming A Dillion of in

	CIRCUIT	COURT.	BALDWIN	COUNTY
--	---------	--------	----------------	--------

No. 9157½

J. BLACH & SONS, INC.,

GARNISHMENT ON JUDGMENT

EDUARDO JOHNSON

LAKE FOREST, Hi. 98, Daphne, Garnishee

Issued _____10th_ day of May _____19_72_

MAY 1 2 1972

J. Glenn Cobb, Jr.

Attorney

Moore Printing Co. - Bay Minette, Ala.

J. BLACH & SONS, INC., a Corporation,

Plaintiff,

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

AT LAW

vs.

MR. EDUARDO JOHNSON and MRS. EDUARDO JOHNSON, Jointly and Individually,

Defendants.

CASE NUMBER 9157

COMES NOW the Plaintiff in the above styled case and respectfully moves the Court to order the Garnishee herein to appear and answer orally questions propounded to it.

J. GLENN COBB, JR. Attorney for Plaintiff

Garnishee may be served at:

Highway 98 Daphne, Alabama

FILED

JUN 19 1972

EUNICE B. BLACKMON CIRCUIT

J. BLACH & SONS, INC., a Corporation, BALDWIN COUNTY, ALABAMA

Plaintiff, AT LAW

Vs.

MR. EDUARDO JOHNSON and MRS. EDUARDO JOHNSON, Jointly and Individually,

Defendants. CASE NUMBER 9157

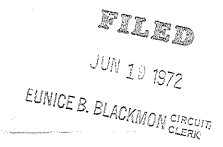
ORDER

This day in open Court came the Plaintiff, by its Attorney, and on motion of the Plaintiff filed June 15, 1972; It is Ordered and Adjudged by the Court that the Garnishee herein, Lake Forest, Inc., be and it is hereby ordered to appear in Court at 9:30 a.m. on

, 1972, to orally answer questions propounded to it by Plaintiff.

Done this 1972.

CIRQUIT JUDGE



J. Black & Jones

Eduardo Doknao

Lake Forest One.

garishee

Motion alder

J. Glenn Cobb, gr.

JUN 19 1972

STATE OF ALABAMA

Baldwin County

то	Eduardo Johnson	, Defendant:
	YOU ARE HEREBY	NOTIFIED that a Writ of Garnishment has been issued in the case of
	J. Blach & Sons, Inc	Plaintiff,
versus	Mr. Eduardo Johnson	n.and.Mrs_Edwardo.Johnson
now pe	ending in the Circuit Court	of Baldwin County, Alabama, Law Side, in which
Lake	Forest Inc., Hig	hway 98, Daphne, Ala,
ha\$	been named as Garnishee	
	IN WITNESS WHER	EOF, I have hereunto set my hand and affixed my seal on this the
10th da	y of <u>May</u> ,	Euniel & Blackmon
		Clerk of the Circuit Court.

Sheriff claims 50 miles 31 Ten Cents per mile Fotal \$5.00 TAYLOR WILKINS, Sheriff DEPUTY SHERIFF	NOTICE TO DEFENDANT OF GARNISHMENT BY CLERK OF CIRCUIT COURT BALDWIN COUNTY, ALABAMA TO EDUARDO JOHNSON
Sheriff Sheriff Sheriff D. S.	J. Blach & Sons., Inc Plaintiff VS. Eduardo Johnson
By service on TAYLOR WILKI	MAY 121972 Defendant J. Glenn Cobb Tr.

IN THE CIRCUIT COURT OF J. BLACH & SONS, INC., a corporation \(\) X BALDWIN COUNTY, ALABAMA PLAINTIFF VS AT LAW MR. EDUARDO JOHNSON and MRS. EDUARDO JOHNSON, jointly and Individually, χ **CASE NO: 9157** DEFENDANTS

ANSWER OF GARNISHEE

Personally appeared before me, Taylor Wilkins, Jr., a Notary Public in and for said State and County, Al Babin, who is personally known to me, and who being by me duly sworn, on oath says, that he is an agent of Lake Forest, Inc., Highway 98, Daphne, Alabama, and has authority as an agent to make an answer for the garnishee in the above styled case, and answering the garnishment therein he says that Eduardo Johnson, the Defendant, in the above styled cause, is not an employee of the garnishee and that the garnishee is not indebted to the Defendant in any sum whatever, and was not indebted to him at the time of the service of this garnishment, nor attany time intervening between the time of the service of the garnishment and the making of this answer, that it will not be indebted in the future to the said Defendant by any contract then or now existing, and that it will not be liable to the Defendant for the delivery of personal property by any contract then or now existing, for the delivery of personal property, nor for the payment of money which may be discharged by the delivery of personal property, or which is payable in personal property, and that it has not in its possession or under its control money or effects belonging to the Defendant.

FILED

Sworn to and subscribed before me this the day of June, 1972.

JUN 1 1 1972

EUNICE B. BLACKMON CIRCUIT

uri of	IN THE GIROUTE GO	X	F. SLADE & SONS, INC., a perporation	F 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
AMASAJA	BALDWIN COUNTY,	χ	THIMMIS	100000000000000000000000000000000000000
	Company Cons	χ	2V	The state of the state of
		χ	MR. EDUARDO JOHNSON sha MRS. EDUARDO JOHNSON, Johnsy and	
	·	χ	Application politication politics and a second control and a second cont	
	ORSE HO: SIST	χ	DEFENDATES	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2

ANSWER OF GARRISHEE

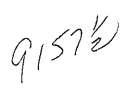
Personally appeared before me, Taylor Wilkins, Jr., a Notary Public in and for said State and County, Al Babin, who is personally known to me, and who being by me duly sworn, on osth says, that he is an agent of Lake Porest, Inc., Highway 98, Baphne, Alabama, and bas authority as an agent to make an answer for the carnishee in the above styled case, and answering the garnishment therein the says that Iduardo Johnson, the Defendant, in the above styled cause, is not an employed of the garmishee and that the garmishee is not indebted to the Defendant in any sum whatever, and was not indebted to him at the time of the service of this garnishment, nor atteny time intervening between the time of the service of the gardisament and the making of this answer, that it will not be indebted in the future to the seld Defendent by any contract then or now existing, gregory iscorney to yeavileb out told asbustett out of eldelf ed for lillwiff iscit bus by any contract then or now existing, for the delivery of personal property, nor for the payment of money which may be discharged by the delivery of personal property, or which is payable to parsonal property, and that it has not in its Cossession or under its control trongy or effects belonging to the Debidanii.

aids8 IA

Swarm to and subscribed before me this the Andr day of June, 1972.

Notary Public

AFFIDAVIT FOR GARNISHMENT ON JUDGMENT



MAY 10 1972

EUNICE B. BLACKMON CIRCUIT

THE STATE OF ALABAMA

CIRCUIT COURT

BALDWIN

Eunice B. Blackmon, Personally appeared before me, JOHNENMANGONIKE, Clerk of	Baldwin the Circuit Court in and for Makkike County
and State aforesaid J. GLENN COBB, JR.	
who being duly sworn, on oath says, that on the .10thday of Baldwin	
in the Circuit Court of Marke County, in Case No. 9157	The Plaintiff
J. Blach & Sons, Inc.	
recovered a judgment against Mr. Eduardo Johnson and M	Mrs. Eduardo Johnson,
jointly and individually,	· · · · · · · · · · · · · · · · · · ·
	the Defendant, whose address
is Daphne, Alabama,	
for the sum of ONE THOUSAND THREE HUNDRED FIV	E AND 12/100 (\$1,305.12)
of which the sum of Six Hundred Fifty-Two and 56/10 been paid,)0 (\$652.56) Dollars, plus costs, ha
been paid. Dollars, besides costs of suit; that said judgment remains who	
that Lake Forest, Inc.	
	· · · · · · · · · · · · · · · · · · ·
	The state of the s
· · · · · · · · · · · · · · · · · · ·	
whose address is Highway 98, Daphne, Alabama,	
_	
is supposed to be indebted to or have effects of the said E	duardo Johnson
initspossession or underi	its
control, and that he believes process of Garnishment against the	said Lake Forest, Inc.
is necessary to obtain satisfaction of said Judgment.	
	$\Omega \sim 0$
J. GLENN COB	E TD
J. GLENN COB	D, JK6
Sworn to and subscribed this	Simila ditta diss. Simula situar
day of Nay A.D., 1972	R'ALSE D

	No	144440	10 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
C	IRCUIT	C	OURT	1
	17 0 	e e		
	v	ъ,		
AFFIDA	AVIT FOI ON JUI			MENT
Filed in O	ffice,	.100/40	(a) (b) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c	19
**************************************	***********	,		llerk.

) 18 0 (三)公共 (4)

t)

()



THE STATE OF ALABAMA

CIRCUIT COURT

BALDWIN

Eunice B. Blackmon	n	Baldwin
Personally appeared before me, John Ex Mandeville. Cle		ourt in and for Mabike County
and State aforesaidJGLENN.COBB,JR		· · · · · · · · · · · · · · · · · · ·
who being duly sworn, on oath says, that on the .10th	day ofMarc	ch,, 1971,
Baldwin in the Circuit Court of Mathike County, in Case No 9157.	The	Plaintiff
J. Blach & Sons, Inc.	and the second second	
recovered a judgment against Mr. Eduardo Johnson	and Mrs. Edua:	rdo Johnson
	•	
jointly and individually,		
		the Defendant, whose addres
is Daphne, Alabama,		Part Care Ma en Care de April
for the sum of ONE THOUSAND THREE HUNDRED	N ETTTE A ATTO TO !	100 (d) 20E 131
f which the sum of Six Hundred Fifty-Two and	56/100 (\$652, 56	6) Dollars plus costs h
been paid. Dollars, besides costs of suit; that said judgment remain	is wholly unsatisfie	ed and in full force and effect
hat Lake Forest, Inc.		
the first control of the first		
	and the second second	<u> </u>
	Andrewson and the second secon	en in a manuta termina elimpianta, "adopatente esperatoria en entre en
		* i
whose address isHighway 98, Daphne, Alabar	na.,	
		
is supposed to be indebted to or have effects of the said	Eduardo Joh	ınson
in its	- 40	
in		
control, and that he believes process of Garnishment again	ist the saidLake	Forest, Inc.
	, 	•
is necessary to obtain satisfaction of said Judgment.		Maria de la compania
I GIENN	COBB, JR.	<u>/</u>
OH.	م القائد والتداسد ب	
Sworm to and subscribed this		

Sworn to and subscribed this

I ay of No. 1972.

Show Bladley

Clerk

Sloth

A.D., 1972.

No
CIRCUIT COURT
Committee of the second
3425144444444444444444444444444444444444
•
¥6,

AFFIDAVIT FOR GARNISHMENT ON JUDGMENT
Filed in Office,

Clerk.



J. GLENN COBB. JR.

ATTORNEY AT LAW

2062 DAUPHIN STREET P. O. Box 6164

MOBILE, ALABAMA 36606

TELEPHONE 479-5436

December 17, 1973

Taylor D. Wilkins, Jr.
Attorney at Law
Box 546
Bay Minette, Alabama 36507

RE:

Blach vs. Johnson

Dear Red,

Today I got a notice from the Court that the above two Garnishments had been dismissed and that there was an outstanding Cost Bill in the amount of \$38.00.

I have been writing the Court over there since February 25, 1973. I wrote you on June 4, 1973 about the matter and never heard from you.

I now call on you to honor your word as given to me on the phone on December 18, 1972. In case you have forgotten what it was, it is set out in my June 4 letter to you which you never answered.

Yours,

J. GLENN COBB, JR.