

STATE OF ALABAMA

Baldwin County

TO NORMAN C. PEPPENHORST Defendant.....:

YOU ARE HEREBY NOTIFIED that a Writ of Garnishment has been issued in the case of..

INTERSTATE SECURITIES COMPANY OF ALABAMA Plaintiff.....,

NORMAN C. PEPPENHORST versus Defendant.....,

now pending in the Circuit Court of Baldwin County, Alabama, Law Side, in which

STANDARD FURNITURE COMPANY BAY MINETTE, ALA.....

ha.... been named as Garnishee.....

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal on this the

15th day of April, 1971

Emmie B. Blackmon
Clerk of the Circuit Court.

95.95 1/2

TAYLOR WILKINS, SHERIFF OF BALDWIN
COUNTY, ALABAMA, CLAIM \$1.50 EACH
FOR SERVING 1 PROCESS(ES) AND
TRAVEL EXPENSE ON EACH OF D
PROCESSES) OR A TOTAL OF \$ 1.50

NOTICE
TO DEFENDANT OF GARNISHMENT
BY
CLERK OF CIRCUIT COURT
BALDWIN COUNTY, ALABAMA

TO

Norman C. Pepperhorst

Plaintiff....

VS.

Norman C. Pepperhorst

Defendant....

L. Nesbit, Atty-

Received 16 day of April 1971
and on 16 day of April 1971
I served a copy of the within Notice
on Norman C. Pepperhorst

By service on _____

TAYLOR WILKINS, Sheriff
By W.C. Zeller D.S.

THE STATE OF ALABAMA

Baldwin County

9595/s
Circuit Court

Emilee B. Blackmon

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. of Alabama

who being duly sworn, on oath says, that a regular Term

of the Circuit Court of Baldwin County, to-wit: on the 19th day of February

19....71, Interstate Securities Company of Alabama

Norman C. Peppenhorst recovered a judgment against

..... for the sum of

ONE THOUSAND TWENTY SIX and 70/100 Dollars

besides costs of suit; that said judgment remains wholly unsatisfied and in full force and effect: that

Standard Furniture Company

Bay Minette, Alabama

supposed to be indebted to or have effects of the said Norman C. Peppenhorst

its possession, or under its Control, and that he believes process of
Garnishment against said Standard Furniture Company

is necessary to obtain satisfaction of said judgment.

Sworn to and subscribed this 15

day of April A. D. 19....71

Emilee B. Blackmon

Clerk.

Phyllis S. Nesbit

THE STATE OF ALABAMA
BALDWIN COUNTY

CIRCUIT COURT, 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 the 19th..... day of February....., 19.71., being a regular day of Interstate Securities Company of Alabama said term,

Norman C. Peppenhorst
recovered judgment against

for the sum of ONE THOUSAND TWENTY SIX and 70/100----- 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:

Standard Furniture Company.....

Bay Minette, Alabama.....

has or is believed to have inits..... possession, or underits..... control money or effects belonging to said defendant Peppenhorst..... or thatit..... 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

Standard Furniture 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 fromits.....
the service of the garnishment, or at the makinganswer, or at any time intervening the time of serving the garnishment, and making the answerit..... wasindebted to said defendant Peppenhorst..... and whetherit..... will not be indebted in future to said defendant Peppenhorst..... by a contract then existing, and whether by a contract then existingit..... 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 property, and whetherit..... has not in its..... possession or under its..... control money or effects belonging to the defendant.....

Herein fail not, and have you then and there this Writ.

Witness, *Frances B. Blackman*, Clerk of said Court, this 15..... day of April..... A. D., 19.71.

Issued 15.....day of April..... A. D., 19.71.

ATTEST:

Frances B. Blackman, Clerk

CIRCUIT COURT, BALDWIN COUNTY

No. 9595 1/2

Interstate Securities
Co. of Ala.

vs. } GARNISHMENT ON JUDGMENT

Norman C. Pepperhord

Standard Furniture Co.
Shreveport

Issued _____ day of _____ 19____

Returnable _____ day of _____ 19____

Received 16 day of April 1947
and on 16 day of April 1947
I served a copy of the within Writ
on Standard Furniture Co.

By service on _____

PROCESSES) OR A TOTAL OF \$ 1.50

TAYLOR WILKINS, SHERIFF OF BALDWIN
COUNTY, ALABAMA, CLAIM \$1.50 EACH
FOR SERVING 1 PROCESSES) AND

TRAVEL EXPENSE ON EACH OF \$ 0

PROCESSES) OR A TOTAL OF \$ 1.50

Attorney

Moore Printing Co. - Bay Minette, Ala.

TAYLOR WILKINS, Sheriff
By M.C. Bell, D. S.

12572
12821