BALDWIN

NONEX COUNTY BALDWIN		森庭 COUNTY, ALABAMA	
TO ANY SHERIFF OF THE S			9th 👒 🛶
WHEREAS, At a regular	term of the Circuit Court of 376	왕은 County, to-wit: on the	day
June	, , , 19 ⁷¹ ,	×	
Atlantic Discount	Corporation, a corporation	•	
e go world judyment against	Henry Parker and Laur	tee Parken	T
	, 283. 68	Dollars, and costs of	
1	and the second s		
eas corrupting all mishment \$	O-mar Ta Alidon	Attorney at Y are	
ami alfidavit having been made			
that process of carnishment is k			
that the following named person Company, a corporation, I		andard Furniture www.	ecuring
		en e	and the contract of the contra
has, or is believed to have in its	possession, or under	itscontrol money o	r effects belonging
to said defendants, Henry &		,	or are believed
to be indebted to said defendan		e liable to them, or to one of	teem on a contract
for the delivery of personal prop	perty, or on a contract for the p	ayment of money which ma	e discharged by
•	r which is payable in personal		
AOA VES GREEZEOSE	n Hereby Commanded (TC)	SUMMON	
Standard Furniture Manufa			
Started C L Washington			
. , , ,	Baldwin		
Bay Amette	cuit Court for MODES County, All om date of service of this proces	•	
	arnishment, or at the time of m		
,	Sarnishment and making the ar		
	and whether it		
	by a contract the		
	able to said defendants for the		
	discharged by the delivery of pe		
	has not in its possess	•	control . And w
	dants Henry Parker and L		

Herein fail not and nave Emice B. Blackma	you then and there this writ.	, Clerk of said Court	this that I do
en en som en	2 /	, Olera or said court	
11/20	70-	20.21/	Amend (Approxies
day of day	1 1 4	, 19/7 MAY	2 1 1974
ris man emp	ayed at Attest:	: EUNICF R RI	ACZBACKI CIOCHE
to + 1 1	aper Co.	ے۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔	CLERK .
numational "	671	nice D. Ala	ekine-
By Merette,	Uls. CI	erk, Circuit Court, Michie C Baldwir	County, Alabama.
Bay Minette,			
V			

Jany P. Milde P.O. Boy 1431- Mobile 36601

ON JUDGMENT CC LAW 12-2M-2/74 APOA

AFFIDAVIT FOR GARNISHMENT

98093

EUNICE B. BLACKMON CIRCUIT

THE STATE OF ALABAMA

CIRCUIT COURT

Baldwin

the undersigned authority	
Personally appeared before me, John Extanded Nexton Karak Ka	
nd State aforesaid Gary P. Alidor	
who being duly sworn, on oath says, that on the 9th day of June 19 71	L
n the Circuit Court of Mobibe County, in Case No. 9809 1/2 The Plaintiff	
Atlantic Discount Corporation, a corporation,	
recovered a judgment against Henry Parker and Lauree Parker	
the Defendant, whose addres	55
is 303 Mango Street, Bay Minette, Alabama	
for the sum of\$2, 283, 68	
Dollars, besides costs of suit; that said judgment remains wholly unsatisfied and in full force and effec	t;
that International Paper Company, a corporation,	
[nai the same to be a second of the same	
whose address is Bay Minette, Alabama	. ,
whose address is	
is supposed to be indebted to or have effects of the said Henry Parker	
in its possession or under its	
control, and that he believes process of Garnishment against the said	
International Paper Company, a corporation	
	,
is necessary to obtain satisfaction of said Judgman	
//////////////////////////////////////	
24th Ordiele ala. 2660)	
Sworn to and subscribed this	
day of May	
Warda Micheller Fully	
NOTARY PUBLIC KACK FUNICE B RI ACKMON CIRCUIT	

STATE OF ALABAMA Baldwin County

TO	Henry Parker	***************************************		Defendant.	······································
	YOU ARE HERE	BY NOTIFIED the	at a Writ of Garr	ishment has been is	sued in the case of
Atl:	antic Discount Co	# **		***************************************),
versi	Henry Parker	& Lauree Parker			Defendant
now	pending in the Circuit	Court of Baldwin	County, Alabama,	Law Side, in which	and the second s
Int	ernational Paper	Company, A Corpo	oration		
ha	been named as Gar	nishee			:
	IN WITNESS WH	EREOF, I have her	eunto set my hand	l and affixed my sea	l on this the 27th
day	of May	, 1974.			
			Sume	i B B	lakmon
	and the second of the second o	and the second s	•	Clerk of th	he Circuit Court.

9809월

NOTICE

TO DEFENDANT OF GARNISHMENT

BY

CLERK OF CIRCUIT COURT
BALDWIN COUNTY, ALABAMA

TO

Henry					
***************************************	******	**********	• • • • • • • • • • • • •	***********	
	100				
	1				

Atlantic Discount Corporation, A Corp.

Plaintiff....

VS.

Henry Parker & Lauree Parker

Defendant....

RECHIVED

MAY 27 1974

	By service	on Hen	Received_
TAY	By service on Henry + dance Youke	on theny + domes	Received day of and on 28 day of
TAYLOR YELLOW SHOWER	my + de		of May
The Mark	rence (Caker	
***	tacker		1974

STATE OF ALABAMA)

COUNTY OF MOBILE)

I, Gary P. Alidor, do hereby certify that a garnishment is necessary in the case of Atlantic Discount Corporation vs. Henry Parker and Lauree Parker, Circuit Court of Baldwin County, Alabama, case no. 9809, in order to effect collection of the judgment rendered on June 9, 1971, against the Defendants, to be issued to Standard Furniture Manufacturing Company, a corporation, Bay Minette, Alabama.

GARY P. ALIDOR

Subscribed and sworn to before me this

the $\frac{9}{1}$ day of $\frac{100}{100}$, 1974.

NOTARY PUBLIC

MAY 17 1974

EUNICE B. BLACKMON CLERK

has or believed to have initspoor effects belonging to said defendantH is believed to be indebted to said defendant contract for the delivery of personal properties discharged by the delivery of personal properties. You Are Therefore Hereby Common to file an answer in duplicate to the Circuin the city of Bay Minette, within 30 days the service of the garnishment, or at the serving the garnishment, and making the Parker and whether it Parker by a contract then exist, or are, liable to said defendants for the which may be discharged by the delivery of in	June June ooration, Parker & Gary P. Alico be necessartions, viz: Corporations	A Corporat Lauree Pa	74 of t	he Circuit 71 being Dollars 31, Mob	g a regular day
WHEREAS, at a regular	June June ooration, Parker & Gary P. Alico be necessartions, viz: Corporations	A Corporat Lauree Pa	71 of t	he Circuit 71 being Dollars 31, Mob	Court of Baldvg a regular day
WHEREAS, at a regular	June June ooration, Parker & Gary P. Alico be necessartions, viz: Corporations	A Corporat Lauree Pa idor, P. 0			g a regular day
County, to-wit: On the 9th day of said term. Atlantic Discount Corpsaid term. Atlantic Discount Corpsaid term. Atlantic Discount Corpsaid term. Atlantic Discount Corpsaid Trecovered judgment against Henry recovered judgment against Henry that process of garnishment is believed to the following named persons or corporat International Paper Company, A said defendant In the company of the delivery of personal property of the garnishment, within 30 days the service of the garnishment, or at the serving the garnishment, and making the Parker and whether it Parker by a contract then exist, or are, liable to said defendants for the which may be discharged by the delivery of the said delivery of the service of the said defendants for the which may be discharged by the delivery of the said delivery of the said delivery of the which may be discharged by the delivery of the said the said delivery of the said delivery of the said the said the said the said the	June poration, Parker & Gary P. Al: be necessartions, viz: Corporati	A Corporat Lauree Pa idor, P. 0			g a regular day
County, to-wit: On the 9th day of said term. Atlantic Discount Corpsaid term. Atlantic Discount Corpsaid term. Atlantic Discount Corpsaid term. Atlantic Discount Corpsaid Trecovered judgment against Henry recovered judgment against Henry that process of garnishment is believed to the following named persons or corporat International Paper Company, A said defendant In the company of the delivery of personal property of the garnishment, within 30 days the service of the garnishment, or at the serving the garnishment, and making the Parker and whether it Parker by a contract then exist, or are, liable to said defendants for the which may be discharged by the delivery of the said delivery of the service of the said defendants for the which may be discharged by the delivery of the said delivery of the said delivery of the which may be discharged by the delivery of the said the said delivery of the said delivery of the said the said the said the said the	June poration, Parker & Gary P. Al: be necessartions, viz: Corporati	A Corporat Lauree Pa idor, P. 0			g a regular day
recovered judgment against Henry for the sum of \$2,283.68 and affidavit having been made by that process of garnishment is believed to the following named persons or corporat International Paper Company, A sis believed to be indebted to said defendant is believed to be indebted to said defenda contract for the delivery of personal prop discharged by the delivery of personal prop discharged by the delivery of personal property are Therefore Hereby Community to file an answer in duplicate to the Circuin the city of Bay Minette, within 30 days the service of the garnishment, or at the serving the garnishment, and making the Parker and whether it Parker by a contract then exist, or are, liable to said defendants for the which may be discharged by the delivery or	Gary P. Ali	A Corporat Lauree Pa	rker	Dollars.	, and cost of su
for the sum of\$2,283.68 and affidavit having been made by	Gary P. Al: be necessartions, viz: Corporati	idor, P. 0	rker	Dollars	, and cost of su
for the sum of\$2,283.68 and affidavit having been made by	Gary P. Al: be necessartions, viz: Corporati	idor, P. 0	rker	Dollars.	, and cost of su
for the sum of\$2,283.68 and affidavit having been made by	Gary P. Al: be necessartions, viz: Corporati	idor, P. 0	. Box 14	Dollars	, and cost of su
for the sum of	Gary P. Al	idor, P. 0	. Box 14	Dollars	, and cost of su
for the sum of	Gary P. Al	idor, P. 0	. Box 14	Dollars	, and cost of su
that process of garnishment is believed to the following named persons or corporate. International Paper Company, A make the serving the garnishment, and making the serving the garnishment, and making the parker and whether it parker by a contract then exit is, or are, liable to said defendants for the which may be discharged by the delivery of personal property of the garnishment, and making the parker by a contract then exit is, or are, liable to said defendants for the which may be discharged by the delivery of the garnishment of the city of the garnishment of the garnishme	be necessartions, viz:	idor, P. 0	. Box 14	31, Mob	
that process of garnishment is believed to the following named persons or corporate. International Paper Company, A make the serving the garnishment, and making the serving the garnishment, and making the parker and whether it parker by a contract then exit is, or are, liable to said defendants for the which may be discharged by the delivery of personal property of the garnishment, and making the parker by a contract then exit is, or are, liable to said defendants for the which may be discharged by the delivery of the garnishment of the city of the garnishment of the garnishme	be necessartions, viz:	idor, P. 0	. Box 14	31, Mob	
that process of garnishment is believed to the following named persons or corporate International Paper Company, A International Paper Company, A as or believed to have inits_po or effects belonging to said defendant is believed to be indebted to said defenda contract for the delivery of personal prop discharged by the delivery of personal prop You Are Therefore Hereby Comm to file an answer in duplicate to the Circ in the city of Bay Minette, within 30 days the service of the garnishment, or at the serving the garnishment, and making the Parker and whether it Parker by a contract then exi is, or are, liable to said defendants for the which may be discharged by the delivery o	be necessar tions, viz: Corporati	ry to obtain s			rie, Bia. 30
has or believed to have initspoored and property is believed to be indebted to said defendant contract for the delivery of personal property discharged by the delivery of personal property of the personal property of the delivery of of the delive	tions, viz:	***		of such in	
has or believed to have initspoor effects belonging to said defendant		ion		J.	6
has or believed to have inits poor effects belonging to said defendant	<u></u>				Ç ^{el} l
has or believed to have inits poor effects belonging to said defendant	*******				************************
has or believed to have initspoor effects belonging to said defendant		17			
has or believed to have initspoor effects belonging to said defendant		••••••••	******************	•••••	
or effects belonging to said defendantH is believed to be indebted to said defendated contract for the delivery of personal properties discharged by the delivery of personal properties. You Are Therefore Hereby Comment of the Circuit in the city of Bay Minette, within 30 days the service of the garnishment, or at the serving the garnishment, and making the serving the garnishment, and making the parker and whether it Parker by a contract then exists, or are, liable to said defendants for the which may be discharged by the delivery of the service of the garnishment of the which may be discharged by the delivery of the service of the said defendants for the which may be discharged by the delivery of the said defendants.		***************************************	***************************************	•••••	*************
to file an answer in duplicate to the Circuin the city of Bay Minette, within 30 days the service of the garnishment, or at the serving the garnishment, and making the Parker and whether it Parker by a contract then exist, or are, liable to said defendants for the which may be discharged by the delivery or	perty, on a copperty, or wh	contract for t hich is payab	he paymen le in perso	nt of mone	ey which may b erty.
to file an answer in duplicate to the Circ in the city of Bay Minette, within 30 days the service of the garnishment, or at the serving the garnishment, and making the Parker and whether it Parker by a contract then exist, or are, liable to said defendants for the which may be discharged by the delivery or					
to file an answer in duplicate to the Circ in the city of Bay Minette, within 30 days the service of the garnishment, or at the serving the garnishment, and making the Parker and whether it Parker by a contract then exist, or are, liable to said defendants for the which may be discharged by the delivery or					
the service of the garnishment, or at the serving the garnishment, and making the Parker and whether it Parker by a contract then exists, or are, liable to said defendants for the which may be discharged by the delivery or	uit Court for	or Baldwin C	ounty, at	the Court	t House thereo
Parker and whether it Parker by a contract then exists, or are, liable to said defendants for the which may be discharged by the delivery of	s from			•••••••••	
Parker and whether it Parker by a contract then exists, or are, liable to said defendants for the which may be discharged by the delivery of	making	answer, o	or at any ti	ime interv	ening the time
Parker and whether it Parker by a contract then exists, or are, liable to said defendants for the which may be discharged by the delivery or					
is, or are, liable to said defendants for the which may be discharged by the delivery o					
which may be discharged by the delivery o					
which may be discharged by the delivery o	delivery of	personal pro	operty, or	for the pa	ayment of mone
	f name - 1	property, or v	which is pa	yable in r	personal propert
and whether has not in	n betsough b	po	ssession or	under	its
control money or effects belonging to the	n personal p	Henry Park	er	*****	
Herein fail not, and have you then	its				

Andrew A. Junger	3 3 5	Linera	/	
182	/// /	21/	erenden sense.	- 49
(A)1101	S SINIX	XW 180	YAL	
	& Isiof.	slim reg	Cents	U⊉ P
หนุ ะมโฏก	()) The state of the	20 231	10/13

CIRCUIT COURT, BALDWIN COUNTY

No. 9809½

ATEANTIC DISCONNT CORPORATION,

VS.

GARNISHMENT ON JUDGMENT

HENRY PARKER & LAUREE PARKER

Issued 27th day of May 1974

Returnable _____day of ______19_

Gary P. Alidor

Attorney

Moore Printing Co. — Bay Minette, Ala

TAYLOR WILKINS SHERIFF

RECEIVED

7501

Clerk of the Circuit Court.

STATE	of	ALABAMA
Ba	ldwin	County

					The state of the s		:		775 276			6%.	10%
TO	Her	ıry &	Laur	ee P	arker		:		De	fendant			**************************************
					100 100 100 100 100	na di Na				* ***			
	YOU	ARE	HER	EBY	NOTIFIED	that a V	Writ of	Garnisl	nment has	been iss	ued in	the cas	se of
Atla	antic	Disc	ount	Corp	oration,	A Corpor	ation				P	laintiff.	
versus	Henry	7 & La	auree	Par	ker						Def	endant.	
-					urt of Baldv ufacturin					• • • • • • • • • • • • • • • • • • • •		*******	*******
ha S	been n	amed	as Ga	rnishe	-								
	IN W	ITNES	s W	HERE	OF, I have	hereunto	set my	hand a	nd affixed	l my seal	on thi	is the	l/th
day of	·	íay	******	•••••	, 19				4.			• •	
							61	and			lau	kme	2

MAY 17 1974

TAYLOR WILKINS
SHERIFF

By service on

NOTICE

TO DEFENDANT OF GARNISHMENT

BY

CLERK OF CIRCUIT COURT

BALDWIN COUNTY, ALABAMA

TO

Henry & Lauree Parker

Atlantic Discount Corporation,

A Corporation

Plaintiff....

VS.

HENRY & LAUREE PARKER

Defendant....

STATE OF ALABAMA MOBILE COUNTY BALDWIN

BALDWIN CIRCUIT COURT, MOBILE COUNTY, ALABAMA

TO ANY	SHERIFF	OF THE	STATE	OF	ALABAMA —GREETINGS:

Atlantic Discount Corporation, a corporation recovered judgment against Henry Parker and Lauree Parker for the sum of \$2,283.68 Dollars, and costs of Suit \$, and
for the sum of \$2,283.68 Dollars, and costs of Suit \$ plus costs of this garnishment \$ and affidavit having been made by Gary P. Alidor, Attorney at Law that process of garnishment is believed to be necessary to obtain satisfaction of such judgment, and costs that the following named persons or corporations, viz: Standard Furniture Manufacturing Company, a corporation, Bay Minette, Alabama has, or is believed to have in its possession, or under its control money or effects belon to said defendants, Henry & Lauree Parker or that it is, or are believed to be indebted to said defendant s, or to be liable to them, or to one of them on a cont for the delivery of personal property, or on a contract for the payment of money which may be discharge.	, and
for the sum of \$2,283.68 Dollars, and costs of Suit \$ plus costs of this garnishment \$ and affidavit having been made by Gary P. Alidor, Attorney at Law that process of garnishment is believed to be necessary to obtain satisfaction of such judgment, and costs that the following named persons or corporations, viz: Standard Furniture Manufacturing Company, a corporation, Bay Minette, Alabama has, or is believed to have in its possession, or under its control money or effects belon to said defendants, Henry & Lauree Parker or that it is, or are believed to be indebted to said defendants, or to one of them on a control for the delivery of personal property, or on a contract for the payment of money which may be discharged.	a, and
for the sum of \$2,283.68 Dollars, and costs of Suit \$ plus costs of this garnishment \$ and affidavit having been made by Gary P. Alidor, Attorney at Law that process of garnishment is believed to be necessary to obtain satisfaction of such judgment, and costs that the following named persons or corporations, viz: Standard Furniture Manufacturing Company, a corporation, Bay Minette, Alabama has, or is believed to have in its possession, or under its control money or effects belon to said defendants, Henry & Lauree Parker or that it is, or are believed to be indebted to said defendants, or to be liable to them, or to one of them on a confor the delivery of personal property, or on a contract for the payment of money which may be discharged.	, and
and affidavit having been made by Gary P. Alidor, Attorney at Law that process of garnishment is believed to be necessary to obtain satisfaction of such judgment, and costs that the following named persons or corporations, viz: Standard Furniture Manufacturing Company, a corporation, Bay Minette, Alabama has, or is believed to have in its possession, or under its control money or effects below to said defendants, Henry & Lauree Parker or that it is, or are believed to be indebted to said defendants, or to be liable to them, or to one of them on a confort the delivery of personal property, or on a contract for the payment of money which may be discharged.	, and
and affidavit having been made by Gary P. Alidor, Attorney at Law that process of garnishment is believed to be necessary to obtain satisfaction of such judgment, and costs that the following named persons or corporations, viz: Standard Furniture Manufacturing Company, a corporation, Bay Minette, Alabama has, or is believed to have in its possession, or under its control money or effects below to said defendants, Henry & Lauree Parker or that it is, or are believed to be indebted to said defendants, or to be liable to them, or to one of them on a confort the delivery of personal property, or on a contract for the payment of money which may be discharged.	, and
that process of garnishment is believed to be necessary to obtain satisfaction of such judgment, and costs that the following named persons or corporations, viz: Standard Furniture Manufacturing Company, a corporation, Bay Minette, Alabama has, or is believed to have in its possession, or under its control money or effects belon to said defendants, Henry & Lauree Parker or that it is, or are believed to be indebted to said defendants, or to be liable to them, or to one of them on a control for the delivery of personal property, or on a contract for the payment of money which may be discharged.	, and
that the following named persons or corporations, viz: Standard Furniture Manufacturing Company, a corporation, Bay Minette, Alabama has, or is believed to have in its possession, or under its control money or effects belon to said defendants, Henry & Lauree Parker or that it is, or are believed to be indebted to said defendants, or to be liable to them, or to one of them on a control money or effects belon to be indebted to said defendants, or to be liable to them, or to one of them on a control money or effects belon to be indebted to said defendants, or to be liable to them, or to one of them on a control money or effects belon to be indebted to said defendants, or to be liable to them, or to one of them on a control money or effects belon to be indebted to said defendants, or to be liable to them, or to one of them on a control money or effects belon to be indebted to said defendants, or to be liable to them, or to one of them on a control money or effects belon to be indebted to said defendants, or to be liable to them, or to one of them on a control money or effects belon to be indebted to said defendants, or to be liable to them, or to one of them on a control money or effects belon to be indebted to said defendants.	ging
has, or is believed to have in its possession, or under its control money or effects belon to said defendants, Henry & Lauree Parker or that it is, or are believed to be indebted to said defendants, or to be liable to them, or to one of them on a control to be delivery of personal property, or on a contract for the payment of money which may be discharged	ging
has, or is believed to have in its possession, or under its control money or effects belon to said defendants, Henry & Lauree Parker or that it is, or are believed to be indebted to said defendants, or to be liable to them, or to one of them on a control money or effects belon to said defendants, or to be liable to them, or to one of them on a control money or effects belon to said defendants, or to be liable to them, or to one of them on a control money or effects belon to said defendants, or to be liable to them, or to one of them on a control money or effects belon to said defendants, or to be liable to them, or to one of them on a control money or effects belon to said defendants, or are believed.	ging
has, or is believed to have in its possession, or under its control money or effects belon to said defendants, Henry & Lauree Parker or that it is, or are believed to be indebted to said defendants, or to be liable to them, or to one of them on a control money or effects belon to said defendants, or to be liable to them, or to one of them on a control money or effects belon to said defendants, or to be liable to them, or to one of them on a control money or effects belon to said defendants, or to be liable to them, or to one of them on a control money or effects belon to said defendants, or to be liable to them, or to one of them on a control money or effects belon to said defendants, or are believed to said defendants.	ging
to said defendant S, Henry & Lauree Parker or that it is, or are believed to said defendant S, or to be liable to them, or to one of them on a conformation that delivery of personal property, or on a contract for the payment of money which may be discharged	ging
to be indebted to said defendant S, or to be liable to them, or to one of them on a cont for the delivery of personal property, or on a contract for the payment of money which may be discharged	
for the delivery of personal property, or on a contract for the payment of money which may be discharge	eved
delivery of personal property, or on a contract for the payment of money which may be discharged	ract
YOU ARE THEREFORE HEREBY COMMANDED TO SUMMON Standard Furniture Manufacturing Company, a corporation,	
Baldwin to be and appear before the Circuit Court for Mobile County, Alabama, at the Courthouse thereof, in the	City
of Mobile, within thirty days from date of service of this process then and there to answer on oath, whether	rat
the time of the service of the garnishment, or at the time of making its answer, or at any time in	ter-
vening the time of serving the Garnishment and making the answer it was, or were indeb	oted
to said defendant S, and whether it will not be indebted in future to s	aid
defendantS by a contract then existing, and whether by a contract the	hen
existing it is, or are, liable to said defendants for the delivery of personal property, or for the p	
ment of money, which may be discharged by the delivery of personal property, or which is payable in personal	
property, and whether it has not in its possession, or under its control money	107
effects belonging to the defendant S Henry Parker and Lauree Parker.	01
Herein fail not and have you then and there this writ.	
Witness, Etmic B. Blackmon, Chile , Clerk of said Court, this the	łow.
of May of May of 1924 Issued / D day of May , 1974	.ea _y
\sim \sim	

Attest:

Clerk, Circuit Court, Mobile County, Alabama.
Baldwin

RECEIVED

MAY 1 7 1974

TAYLOR WILKING

And on 20 day of May 1974

I served a copy of the within on alternated the thing within the property of the service on fundation that the things of the service of the serv



	1/
No	980962

BALDWIN Circuit Court, Mobile County

Atlantic Discount

VS. (Garnishment on Judgment)

Henry & Sauree Parker

Issued......day of....., 19......,

Plaintiff's Attorneys.

(Act No. 541, 1949 Legislature of) (Alabama, to Amend Section 630) (Title 7, Code of Alabama of) (1940, pertaining to exemptions) (of wages, salaries, etc.



INTERNATIONAL PAPER COMPANY

POST OFFICE BOX 849, BAY MINETTE, ALABAMA 36507, PHONE 205 937-5546

MOBILE, ALABAMA PHONE 205 432-0706

CONTAINER DIVISION

June 10, 1974

Mrs. Eunice B. Blackmon, Circuit Clerk Bay Minette, Ala. 36507

Re: Garnishment # 9809½

Atlantic Discount Corp.

Henry Parker & Lauree Parker

KILED

JUN 11 1974

EUNICE B. BLACKMON CIRCUIT

Dear Mrs. Blackmon:

We are returning the attached garnishment since Mr. Parker was terminated with this company 8-21-67.

T. M. Langham

TML/jc Attach.

cc: Mr. Gary P. Alidor

TI	THE STATE OF ALABAMA, CIRCUIT COURT, BALDWIN COUNTY
	BALDWIN COUNTY June No. 19.74
	J. L.
То	any Sheriff of the State of Alabama, Greetings:
	WHEREAS, at a regularJune Term, 197, of the Circuit Court of Baldwin
Co	unty, to-wit: On the9th day ofJune, 19
sai	d term, Atlantic Discount Corporation, A Corporation
•••	
70 /	covered judgment against Henry Parker & Lauree Parker
160	overed judgment against

•••	
1.75	the sum of \$2,283,68. Dollars, and cost of suit.
an	d affidavit having been made by Gary P. Alidor, P. O. Box 1431, Mobile, Ala. 3660
4.7	at process of garnishment is believed to be necessary to obtain satisfaction of such Judgment, and that
	e following named persons or corporations, viz:
	International Paper Company, A Corporation
Carrier and	
May 1	
	ite i ite
1.5	s or believed to have in
	effects belonging to said defendant Henry Parker or that is, or
	pelieved to be indebted to said defendant or to be liable to them, or to one of them on a
	ntract for the delivery of personal property, on a contract for the payment of money which may be charged by the delivery of personal property, or which is payable in personal property.
	You Are Therefore Hereby Commanded to Summon International Paper Company, A
	Tou Are Therefore Fiereby Commanded to Summon
••••	······································
••••	
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	e service of the garnishment, or at the making answer, or at any time intervening the time of
	rving the garnishment, and making the answer was indebted to said defendant
	arker and whether it will not be indebted in future to said defendant
7 P.	Parker .
••••	by a contract then existing, and whether by a contract then existing
••••	by a contract their existing, and whether by a contract their existing
y P	or are, liable to said defendants for the delivery of personal property, or for the payment of money nich may be discharged by the delivery of personal property, or which is payable in personal property

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

Issued ______AD_ 19___74

ATTEST:

Ouncil Blakman Cler

CIRCUIT COURT, BALDWIN	COUNTY
No. 9809⅓	
TRANTIC DISCOUNT CORPORATION,	
7S. } GARNISHMENT ON	JUDGMENT
ENRY PARKER & LAUREE PARKER	
ssued 27th day of May	1974
Returnableday of	19

Gary P. Alidor

Attorney

Moore Printing Co. — Bay Minette, Ala

THE STATE OF ALABAMA

COUNTY

CIRCUIT COURT

_Term, 19___

Atlantic Nincount Corp.

No. 98095 vs.
Herray Parker & Jauree Parker.

BILL OF COSTS

CLERK'S FEES:	AMOUNT	SUMMARY OF FEES, COSTS AND JUDGMENT:	AMOUNT
1. Suits for \$100.00 or less	12.00	1. Clerk's Fees 2. Ex-Clerk's Fees 3. Sheriff's Fees 4. Ex-Sheriff's Fees 5. Trial Tax 6. Court Reporter's Fee, per day 7. Witness Fees 8. Commissioner's Fees 9. Garnishee's Fees 10. Publisher's Fees 11. Magazal Coot 12. 13. Clerk's Fees in Inferior Court 14. Sheriff's Fees in Inferior Court 15. Witness Fees in Inferior Court 16. 17. Justice of Peace Fees 19. Law Library Fee. 20. Cost in Appealed Cases Docketed (Total) TOTAL FEES AND COST	1200 6.00 22.50 45.57 2283.60
### Total Clerk's Fees SHERIFF'S FEES:	1200	22. Judgment \$ 23. 10% Damages \$ 24. Interest \$ TOTAL JUDGMENT TOTAL FEES, COST AND JUDGMENT	
Total Sheriff's Fees	6.00		

County, Ala. County, Ala. I certify that the within is a true and correct Bill of Cost in the within styled case. 6 ATTEST: Clerk Circuit Court. ATTEST: Clerk Circuit Court

No. 98095	Page
THE STAT	E OF ALABAMA
Balded	COUNTY
CIRCU	IT COURT
atlante	i Discount
Λ	vs. Plaintiff
	vs. Plaintiff
Henry F	Parker + Sausee
0	Laskon
	Defendant
CIVIL	COST BILL
	Term, 19
Fee Book	, Page
	Plaintiff's Attorney
Hary P.	Alidor Plaintiff's Attorney
Hary !. Hary !. Internat.	Plaintiff's Attorney Defendant's Attorney

Gary P. Alidor

Attorney at Law 154 STATE STREET P.O. BOX 1431 MOBILE, ALABAMA 36601 PHONE 432-1654

June 12, 1974

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

Re: Garnishment #9809 1/2 to International Paper Company Atlantic Discount Corporation vs. Henry Parker & Lauree Parker

Dear Mrs. Blackmon:

Please discharge the garnishment pending in the above captioned matter on motion of the Plaintiff.

Your assistance and cooperation in these matters are very much appreciated!

GPA/wf