

THE STATE OF ALABAMA }
Baldwin County }

CIRCUIT COURT AT BAY MINETTE, ALA.

KNOW ALL MEN BY THESE PRESENTS, That We, D. H. Jones

....., of the County of Baldwin

are held and firmly bound unto Wheeler M. Tunstall

in the sum of SIX HUNDRED AND NO/100----- Dollars, to

be paid to the said Wheeler M. Tunstall

heirs, executors, administrators, or assigns, for which payment, well and truly to be made, we bind ourselves and each of us, our and each of our heirs, executors and administrators, jointly and severally, firmly by these presents.

Sealed with our seals and dated the May 71, 19 71

The Condition of this Obligation is such:

That whereas, the above bounden D. H. Jones d/b/a Jones Service Station

..... ha.s, on the day of the date
hereof, prayed an Attachment at the suit of D. H. Jones d/b/a Jones Service Station

..... against the estate of above named
Wheeler M. Tunstall

for the sum of TWO HUNDRED NINETY and 26/100----- Dollars,
and hath obtained the same, returnable to the Circuit Court of Baldwin County:

Now, if the said D. H. Jones

should prosecute said Attachment to effect, and pay the said Defendant all such damages as he
may sustain by the wrongful or vexatious suing out said Attachment, then the above obligation to be void; otherwise to remain in full force and effect.

And we and each of us hereby waive all rights of claims of exemption we or either of us have now, or may hereafter have, under the Constitution and Laws of the State of Alabama.

Signed, Sealed, and delivered the date above written.

D. H. Jones (Seal) R. J. Palmer (Seal)

(Seal)

Approved, this 22 day of May, 19 71

Ervinie B. Blackmon, Clerk

ATTACHMENT

THE STATE OF ALABAMA,

Baldwin County.

TO ANY SHERIFF OF THE STATE OF ALABAMA:

WHEREAS, D. H. Jones d/b/a Jones Service Station

Eunice Blackmon

hath complained on oath to me, ALICE J. DUCK, Clerk of Circuit Court of Baldwin County, Ala., that
Wheeler M. Tunstall

is justly indebted to the Plaintiff D. H. Jones d/b/a Jones Service Station

TWO HUNDRED NINETY and 26/100
in the sum of _____ Dollars, and
D. H. Jones d/b/a Jones Service Station having made affidavit and given bond
as required by law, in such cases, you are hereby commanded to attach so much of the estate of
Wheeler M. Tunstall

as will be of value sufficient to satisfy said debt and costs, according to the complaint; and such estate, so
attached unless replevied, so to secure, that the same may be liable to further proceedings thereon to be
had by the Circuit Court of Baldwin County, Ala., at a term thereof, to be held at the Court House of said
County, on _____ Monday of _____ 19⁷¹
next; when and where you must make known to said Court how you have executed this Writ.

WITNESS, my hand, this 27 day of May A. D., 19⁷¹.

Eunice B Blackmon Clerk.

SUMMONS AND COMPLAINT

Moore Printing Co. - Bay Minette, Ala.

STATE OF ALABAMA
Baldwin County

Circuit Court, Baldwin County
No. 9850

TERM, 19.....

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon WHEELER M. TUNSTALL

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.....

WHEELER M. TUNSTALL, Defendant.....

by D. H. JONES, d/b/a JONES SERVICE STATION

Plaintiff.....

Witness my hand this 21 day of May 19 71

Eunice S. Blackmon Clerk

No.....

Page.....

STATE OF ALABAMA

Baldwin County

CIRCUIT COURT

D. H. Jones, d/b/a Jones

Service Station

Plaintiffs

vs.

Wheeler M. Tunstall

Defendants

SUMMONS AND COMPLAINT

Filed 19.....

Clerk

WILTERS, BRANTLEY & NESBIT

BY:

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

Robertsdale, Alabama

Received In Office

..... 19.....

..... Sheriff

I have executed this summons

this 19.....

by leaving a copy with

.....

.....

.....

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.....

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.....

.....

.....

.....

..... Sheriff

..... Deputy Sheriff

D. H. JONES, a/b/a JONES
SERVICE STATION

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

vs.

AT LAW

WHEELER M. TUNSTALL

CASE NO. _____

Defendant

1.

The Plaintiff claims of the Defendant the sum of TWO HUNDRED NINETY and 26/100 DOLLARS (\$290.26) due from him by account on the 24th day of May, 1971, which sum of money with the interest thereon, is still unpaid.

2.

The Plaintiff claims of the Defendant the sum of TWO HUNDRED NINETY and 26/100 DOLLARS (\$290.26) due on account stated between the Plaintiff and Defendant on the 24th day of May, 1971, which sum of money with the interest thereon is still unpaid.

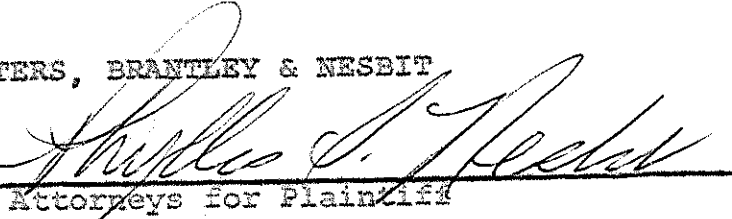
3.

The Plaintiff claims of the Defendant the sum of TWO HUNDRED NINETY and 26/100 DOLLARS (\$290.26) due from him by account on, to-wit, May 24, 1971, which sum of money with the interest thereon is still unpaid.

An itemized statement of the account sued on, verified by the affidavit of a competent witness, is attached hereto as Exhibit "A" and made a part hereof.

WILTERS, BRANTLEY & NESBIT

BY:


Charles J. Reeder
Attorneys for Plaintiff

FILED

MAY 27 1971

EUNICE B. BLACKMON CIRCUIT CLERK

THE STATE OF ALABAMA
**Baldwin County }
CIRCUIT COURT AT BAY MINETTE, ALABAMA**

Before me,

in and for said County, personally appeared
who, being duly sworn, on oath saith that

justly indebted to

in the sum of \$390.36 Dollars,

which said amount is justly due after allowing all just offsets and discounts, and that the said

Defendant is about to remove out of the State and
that the defendant is about to remove his property out
of the State so that the Plaintiff will probably lose
his debt in trying to recover it in another state

and that this Attachment is not sued out for the purpose of vexing or harassing the Defendant, or other improper motive.

Subscribed and sworn to before me this

10

day of

May, 1971

FILED

No. <u>9250</u>	Page _____
STATE OF ALABAMA	
BLACKMON	
Baldwin County, Alabama	
CIRCUIT COURT	
At Bay Minette, Alabama	
MAY 22 1971	
CLERK	

TO

ATTACHMENT BOND AND AFFIDAVIT

Filed this the _____ day of _____, 19 ____

of _____, 19 ____

Clerk

Attorney

ATTACHMENT

THE STATE OF ALABAMA,

Baldwin County.

TO ANY SHERIFF OF THE STATE OF ALABAMA:

WHEREAS, D. H. Jones d/b/a Jones Service Station

Eunice Blackmon

hath complained on oath to me, ALICE J. DUCK, Clerk of Circuit Court of Baldwin County, Ala., that

Wheeler M. Tunstall

is justly indebted to the Plaintiff D. H. Jones d/b/a Jones Service Station

in the sum of TWO HUNDRED NINETY and 26/100----- Dollars, and

D. H. Jones d/b/a Jones Service Station having made affidavit and given bond
as required by law, in such cases, you are hereby commanded to attach so much of the estate of
Wheeler M. Tunstall

as will be of value sufficient to satisfy said debt and costs, according to the complaint; and such estate, so
attached unless replevied, so to secure, that the same may be liable to futher proceedings thereon to be
had by the Circuit Court of Baldwin County, Ala., at a term thereof, to be held at the Court House of said

County, on Monday of 19 71

next; when and where you must make known to said Court how you have executed this Writ.

WITNESS, my hand, this 27 day of May A. D., 1971.

Eunice G. Blackmon Clerk.

188 page 19 top

No. 9850

ATTACHMENT

J. H. Jones, d/b/a
Jones Service Station

vs. { ATTACHMENT

Wheeler M. Jansell

Issued May 27, 1971

Moore Printing Co.

Sheriff claims _____
Ten Cents per mile Total \$ _____
TAYLOR WILKINS, Sheriff

ER - DEPUTY SHERIFF

Received 27 day of May 1971
and on _____ day of _____
I served a copy of the within Attachment
on Wheeler M. Jansell

By service on

Returned 29 day of May 1971
Not found in my county after diligent search and in
quitt. Taylor Wilkins, Sheriff
A. G. Brown
Deputy Sheriff

By _____
D. S.

B.P.

Wilkes, Brantley & Nesbitt

D. H. JONES, d/b/a JONES
SERVICE STATION

I IN THE CIRCUIT COURT OF

Plaintiff I BALDWIN COUNTY, ALABAMA
VS. AT LAW
WHEELER M. TUNSTALL I CASE NO. 9850
Defendant

1.

The Plaintiff claims of the Defendant the sum of TWO HUNDRED NINETY and 26/100 DOLLARS (\$290.26) due from him by account on the 24th day of May, 1971, which sum of money with the interest thereon, is still unpaid.

2.

The Plaintiff claims of the Defendant the sum of TWO HUNDRED NINETY and 26/100 DOLLARS (\$290.26) due on account stated between the Plaintiff and Defendant on the 24th day of May, 1971, which sum of money with the interest thereon is still unpaid.

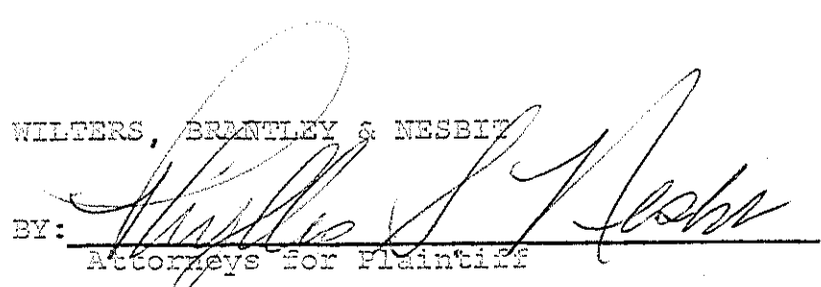
3.

The Plaintiff claims of the Defendant the sum of TWO HUNDRED NINETY and 26/100 DOLLARS (\$290.26) due from him by account on, to-wit, May 24, 1971, which sum of money with the interest thereon is still unpaid.

An itemized statement of the account sued on, verified by the affidavit of a competent witness, is attached hereto as Exhibit "A" and made a part hereof.

WILTERS, BRANTLEY & NESBITZ

BY:


Attorneys for Plaintiff

FILED

MAY 27 1971

EUNICE B. BLACKMON CIRCUIT CLERK

STATE OF ALABAMA

COUNTY OF BALDWIN

Personally appeared before me, the undersigned authority,
in and for said County and State, D. H. Jones
who after first being duly sworn deposes and says that
he is the Owner of the Jones Service Station

and as such officer he has the supervision and custody of
all the records of the said Jones Service Station

including the accounts. Affiant further says that on the
24th day of May, 1971, that Wheeler
M. Tunstall was indebted to said Jones Service Station

in the amount of \$290.26. Further that this in-
debtedness is still due and unpaid.

Sworn to and subscribed before me this 25th day of
May, 1971.

Carol S. Stalling)
Notary Public, Baldwin Co. Ala.

SUMMONS AND COMPLAINT

Moore Printing Co. - Bay Minette, Ala.

STATE OF ALABAMA
Baldwin County

Circuit Court, Baldwin County

No.....

TERM, 19.....

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon WHEELER M. TUNSTALL

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.....

WHEELER M. TUNSTALL Defendant.....

by D. H. JONES, d/b/a JONES SERVICE STATION

Plaintiff.....

Witness my hand this 27 day of May 19 71

Eunice P. Bleekman Clerk

N.F.

No. 9850

Page.....

STATE OF ALABAMA

Baldwin County

CIRCUIT COURT

D. H. Jones, d/b/a Jones

Service Station

Plaintiffs

vs.

Wheeler M. Tunstall

Defendants

SUMMONS AND COMPLAINT

FILED

Filed 19.....

MAY 27 1971 Clerk

EUNICE B. BLACKMON CIRCUIT CLERK

WELTERS, BRANTLEY & NESBIT

BY:

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

Robertsdale, Alabama

Received In Office

May 27 1971

Taylor Wilkins Sheriff

I have executed this summons

this 19.....

by leaving a copy with

BR

Wheeler M. Tunstall

Sheriff claims miles at

Ten Cents per mile Total \$

TAYLOR WILKINS, SR.

BY

DEPUTY SHERIFF

Returned 21 day of May
Not found in my county after diligent search and
quickly

Taylor Wilkins Sheriff

51 N. J. Brown Deputy Sheriff



JONES SERVICE STATION

COMPLETE AUTO SERVICE
COMPLETE FRONT END ALIGNMENT
WHEEL BALANCING & BRAKE SERVICE

PHONE: WI 7-2802

ROBERTSDALE, ALA.

SOLD BY DR. Tunstall DATE 5-14-71

LICENSE NO.	MAKE OF CAR	MODEL	ACC'T FWD.
14.8	GALS. GASOLINE		5.15
	QTS. OIL		6.73
1	LUBRICATION		1.75
	WASHING POLISHING		17.73
14.8	TIRES		4.90
	TUBES		1.83
	ACCESSORIES		18.48

20 REC'D BY

THIS INVOICE INCLUDES ALL TAXES

Plate EE - Willens - David Lionel Press, Waukegan, Ill.



JONES SERVICE STATION

COMPLETE AUTO SERVICE
COMPLETE FRONT END ALIGNMENT
WHEEL BALANCING & BRAKE SERVICE

PHONE WI 7-2802

ROBERTSDALE, ALA.

SOLD BY Dr. Tunstall DATE 7-27-71

LICENSE NO.	MAKE OF CAR	MODEL	ACC'T FWD.
	GALS. GASOLINE		228.16
	QTS. OIL		15.316
	LBS. GREASE		76.00
	LUBRICATION		3.15
	WASHING POLISHING		2.75
	TIRES		6.00
	TUBES		
	ACCESSORIES		82.25

49 REC'D BY

THIS INVOICE INCLUDES ALL TAXES

Plate EE - Willens - David Lionel Press, Waukegan, Ill.



JONES

SERVICE STATION

COMPLETE AUTO SERVICE
COMPLETE FRONT END ALIGNMENT
WHEEL BALANCING & BRAKE SERVICE

PHONE WI 7-2802

ROBERTSDALE, ALA.

SOLD BY Dr. Tunstall DATE 1-30-72

LICENSE NO.	MAKE OF CAR	MODEL	ACC'T FWD.
	GALS. GASOLINE		10.00
	QTS. OIL		24.03
	LBS. GREASE		1.00
	LUBRICATION		
	WASHING POLISHING		164.03
	TIRES		
	TUBES		
	ACCESSORIES		

24 REC'D BY

THIS INVOICE INCLUDES ALL TAXES

Plate EE - Willens - David Lionel Press, Waukegan, Ill.



JONES SERVICE STATION

COMPLETE AUTO SERVICE
COMPLETE FRONT END ALIGNMENT
WHEEL BALANCING & BRAKE SERVICE

ROBERTSDALE, ALA.

PHONE: WI 7-2802

SOLD BY Dr. Tunstall DATE 5/24/71

LICENSE NO.	MAKE OF CAR	MODEL	ACC'T FWD.
	GALS. GASOLINE		7.25
	QTS. OIL		
	LBS. GREASE		
	LUBRICATION		
	WASHING POLISHING		
	TIRES		
	TUBES		
	ACCESSORIES		

32 REC'D BY

THIS INVOICE INCLUDES ALL TAXES

Plate EE - Willens - David Lionel Press, Waukegan, Ill.



JONES
SERVICE STATION
COMPLETE AUTO SERVICE
COMPLETE FRONT END ALIGNMENT
WHEEL BALANCING & BRAKE SERVICE

PHONE WI 7-2802

ROBERTSDALE, ALA.

SOLD BY

DATE 8-31 1968

R. L. Junstall

LICENSE NO.	MAKE OF CAR	MODEL	ACC'T FWD.
			12778
GALS. GASOLINE			3.10
QTS. OIL			.65
LBS. GREASE			4.35
LUBRICATION	gar		4.70
WASHING	POLISHING		
TIRES			
TUBES			
ACCESSORIES			

29

REC'D BY

THIS INVOICE INCLUDES ALL TAXES

Plate EE - Willens - David Lionel Press, Waukegan, Ill.



JONES
SERVICE STATION
COMPLETE AUTO SERVICE
COMPLETE FRONT END ALIGNMENT
WHEEL BALANCING & BRAKE SERVICE

PHONE WI 7-2802

ROBERTSDALE, ALA.

SOLD BY

DATE 11 16 1968

R. L. Junstall

LICENSE NO.	MAKE OF CAR	MODEL	ACC'T FWD.
			35273
GALS. GASOLINE	gal		95.00
QTS. OIL			25.73
10.3 LBS. GREASE	gal		4.00
9.9 LUBRICATION	gal		3.45
1 WASHING	POLISHING		65
TIRES	gal		14.20
TUBES	gal		9.50
12.9 ACCESSORIES	oil		65
			275.18
			2.35
			4.85

47

REC'D BY

THIS INVOICE INCLUDES ALL TAXES

Plate EE - Willens - David Lionel Press, Waukegan, Ill.



SERVICE STATION

COMPLETE AUTO SERVICE

COMPLETE FRONT END ALIGNMENT

WHEEL BALANCING & BRAKE SERVICE

PHONE WI 7-2802

ROBERTSDALE, ALA.

SOLD BY

DATE 7 31 1968

R. L. Junstall

LICENSE NO.	MAKE OF CAR	MODEL	ACC'T FWD.
	CAR GASOLINE		9.80
	Brak Dym		10.00
	LBS. GREASE		2.00
	LUBRICATION	plnd	1.00
	WASHING	POLISHING	5.88
	TIRES	febor	10.00
	TUBES		
	ACCESSORIES		33.68
			tap

25

REC'D BY

THIS INVOICE INCLUDES ALL TAXES

Plate EE - Willens - David Lionel Press, Waukegan, Ill.



JONES
SERVICE STATION
COMPLETE AUTO SERVICE
COMPLETE FRONT END ALIGNMENT

WHEEL BALANCING & BRAKE SERVICE

PHONE WI 7-2802

ROBERTSDALE, ALA.

SOLD BY

DATE 10 18 1968

R. L. Junstall

LICENSE NO.	MAKE OF CAR	MODEL	ACC'T FWD.
	GALS. GASOLINE		425
	QTS. OIL	Front End	157.66
	LBS. GREASE		
	LUBRICATION		312.79
	WASHING	gal	4.10
	TIRES	oil	40
	TUBES	Plugs	86.8
	ACCESSORIES	Spring & cord	43.0
		Color	2.00
		tap	58

34

REC'D BY

35273

THIS INVOICE INCLUDES ALL TAXES

Plate EE - Willens - David Lionel Press, Waukegan, Ill.

Wheeler Trustee

264.03
26.23
1
290.26

127.78
4.65

132.63 □
38.0
65—

137.08
gas 4.30

gas 741.3815
gas 4.80
136.70
136.88

18.48
7.75

26.23 □

on trustee

\$1264.03