STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon FRED STRASSER to appear and plead, answer or demur within thirty days from the service hereof to the Bill of Complaint filed in the Circuit Court of Baldwin County, Alabma, at Law, by B. W. DAVIS, as Plaintiff, against FRED STRASSER, as Defendant.

Witness my hand this /// day of June, 1971.

Genie B. Blackmon CIRCUIT CLERK.

B. W. DAVIS,))

IN THE CIRCUIT COURT OF

Plaintiff,))

BALDWIN COUNTY, ALABAMA

-vs-))

AT LAW

FRED STRASSER,))

CASE NO. 9874

-1-

The Plaintiff claims of the Defendant ONE HUNDRED NINETY (\$190.00) DOLLARS, the rent of a tract ofland, viz: residence and lot at 908 Van Avenue, Daphne, Alabama, belonging to the Plaintiff, from the first day of November, 1970, to the first day of March 1971.

ATTORNEY FOR PLAINTIFF

FILED

JUN 14 1971

EUNICE B. BLACKMON CIRCULT

B. W. Davis

us: Fred Strasser

FILED

JUN 14 1971

EUNICE B. BLACKMON CIRCUIT

TAYLOR

STATE OF ALABAMA)

TO THE SHERIFF OF MOBILE COUNTY, GREETINGS:

MOBILE COUNTY)

You are hereby commanded to summon Grace Powell to be and appear before the Court of General Sessions of Mobile County at the Courthouse in Mobile, on the 28th day of 1971. at the hour of 9:00 A.M. then and there to answer a compalint of Bay Slacks Federal Credit Union, (a corp).

Witness my hand this ____day of APR 1 1971 ____1971.

J.D. Pichardani
Clerk

Plaintiff claims of the Defendant the sum of \$87.86, with interest thereon, due by promissory note made by the defendant on to-wit: the 7th day of March, 1970, which said sum with interest thereon is past due and unpaid, and Plaintiff avers that as a part of consideration of said instrument, defendant waived right to exemptions as to personal property, and agreed to pay a reasonable attorney fee for which the Plaintiff claims the additional sum of \$21.58.

COUNT TWO

Plaintiff claims of the defendant \$62.31 this amount being the unpaid balance due by a promissory note, made by the defendant on to-wit the 7th day of March, 1970 in the face amount of \$205.00 and payable in monthly installments of \$15.00 & one at \$10.00, with a provision that in case of any- default in payments the entire balance of said note would become immediately- due and payable, at the option of the holder, which said unpaid balance became due and payable by virtue of default in an installment payment due on to-wit: the September 31, 1970.

Plaintiff avers that by the terms of said note, the defendant waived exemption rights as to personal property secured to Bay Slacks Federal Credit Unin, (a corp) by law, and plaintiff claims the benefit thereof.

Plaintiff further avers that by the terms of said note, the defendant agreed to pay a reasonable attorney's fee in the event said note was placed in the hands of an attorney for collection, and the plaintiff claims the further amount of \$21.58, which plaintiff avers is—a reasonable fee for making said collection.

COUNT THREE

Plaintiff claims of the defendant the sum of \$62.31, this amount being the unpaid balance due by promissory note made by the defendant on to-wit: the 7th day of March, 1970, in the face amount of \$205.00, and payable in monthly installments with a provision that in case of any default in payments the entire balance of said note would become immediately due and payable, at the option of the holder, which said unpaid balance became due and payable on, to wit: the 31st day of August, 1970, by vittue of default in said installment payments and plaintiff also claims interest thereon from, to-wit: the 31st day of August, 1970, at 1% per month on the unpaid balance.

Plaintiff further avers that by the terms of said note, the defendant agreed to pay a reasonable attorney's fee in the event said note was placed in the hands of an attorney for collection, and the plaintiff claims the further and additional amount of \$21.58, which plaintiff avers is a reasonable attorney's fee for making said collection.

COLE & WYATT, ATTORNEYS

1801 9th Ave. South Birmingham, Alabama

322-5509

The State of Alabama,

COMPLAINT AND SUMMONS

REPORT TO GENERAL SESSIONS COURTROOM "B" FIRST FLOOR

MOBILE COUNTY	THE SHERIFF OF MOBILE COUNTY—GREETINGS
You are hereby commanded to summon.	
to be and appear before the Court of General	Sessions of Mobile County at the Courthouse of Mobile
County, on the day of	
then and there to answer a complaint of	
of a debt or other demand not exceeding Seve	n Hundred Fifty Dellow
Herein fail not and have you then and the	
Witness my hand, thisday of	, 19
Cause of Action	Clerk of the Court of General Sessions of Mobile County.
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COMPLAINT AND SUMMONS

THE COURT OF GENERAL SESSIONS OF MOBILE COUNTY

(a corp)

Alhama

Atty. for Plaintiff: Atty. for Defendant:

	No	. 25	139	·····	
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Bay Mi	nette	, Alab VS.			
Grace I 305 F (Cedar	l Drive	Bay	Min	ette,
Executed		ice on			
This	day			Defend , 19.	The second secon
By	*************		Depu	ty She	eriff

STATE OF ALABAMA)

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Witness my hand this day of APR 1 1971 1971.

J.D. Pichardson

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COURT INO

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Plaintiff further avers that by the terms of said note, the defendant agreed to pay a reasonable attorney's fee in the event said note was placed in the hands of an attorney for collection, and the plaintiff claims the further and additional amount of \$21.58, which plaintiff avers is a reasonable attorney's fee for making said collection.

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