

TOWN CREDIT PLAN | IN THE CIRCUIT COURT OF  
Plaintiff | BALDWIN COUNTY, ALABAMA  
VS. | AT LAW  
MORRIS O. IVERSON | CASE NO. 9956  
Defendant |

1.

The Plaintiff claims of the Defendant the sum of FOUR HUNDRED AND 80/100 DOLLARS (\$400.80) balance due after all proper credits given on a promissory note made by the Defendant on the 27th day of January, 1971 and payable as follows: Twelve (12) monthly payments of \$33.40 each, the first payment due and payable on February 26, 1971. The Plaintiff avers that the Defendant defaulted in the payment of the installments and under the provisions of the note sued on, the whole balance became due and payable. The Plaintiff further avers that the Defendant agreed in the promissory note to pay all expenses including a reasonable attorney's fee incurred in collecting the same and the Plaintiff claims a reasonable attorney's fee in the amount of \$60.00. The Defendant waives all rights of exemption as to personal property.

WILTERS, BRANTLEY & NESBIT

BY: Meggs S. Nesbit  
Attorneys for Plaintiff

FILED

JUL 29 1971

EUNICE B. BLACKMON CIRCUIT CLERK

SUMMONS AND COMPLAINT

THE 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 ..... MORRIS O. IVERSON .....

.....  
.....  
.....  
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.....

MORRIS O. IVERSON ....., Defendant.....

by ..... TOWN CREDIT PLAN .....

..... Plaintiff.....

Witness my hand this..... 29 day of July 19 71.

Eunice B. Blackmon Clerk

*Not Found.*

No. 9956

Page.....

**THE STATE OF ALABAMA  
BALDWIN COUNTY**

**CIRCUIT COURT**

**TOWN CREDIT PLAN**

Plaintiffs

vs.

MORRIS O. IVERSON

Defendants

**SUMMONS AND COMPLAINT**

Filed ..... 19.....

**FILED**

Clerk

JUL 29 1971

EUNICE B. BLACKMON CIRCUIT CLERK

WILTERG, BRANTLEY & NESBIT

BY:

*Philip S. Hester*  
Plaintiff's Attorney

Defendant's Attorney

JUL 29 1971

*Taylor Wilkins  
SHERIFF*

Defendant lives at

Rt 1, Loxley, Alabama

Received In Office

*July 29*

1971

Sheriff

I have executed this summons

this ..... 19.....

by leaving a copy with

*Sept. 1971*

Planned ..... day of

NOT SERVED IN MY COUNTY after diligent search and it

*Taylor Wilkins Sheriff*

Deputy Sheriff

Sheriff claims ..... miles as

Ten Cents per mile Total \$

*TAYLOR WILKINS, Sheriff*

Deputy Sheriff

Sheriff

Deputy Sheriff

**SUMMONS AND COMPLAINT**

---

**THE 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 ..... **MORRIS O. EVERSON**

.....  
.....  
.....

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.....

**MORRIS O. EVERSON**, Defendant.....

TOWN CREDIT PLAN  
by .....

..... Plaintiff.....

Witness my hand this..... **29** day of..... **July**..... 19..... **71.**

*Judy E. Clinise B. Blackmon* Clerk

---

No..... Page.....

**THE STATE OF ALABAMA  
BALDWIN COUNTY**

**CIRCUIT COURT**

**TOWN CREDIT PLAN**

Plaintiffs

vs.

MORRIS Q. IVERSON

Defendants

**SUMMONS AND COMPLAINT**

Filed ..... 19.....

Clerk

WILTERS, BRANTLEY & NEBBIT

BY:

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

Rt 1, Loxley, Alabama

Received In Office

19.....

Sheriff

I have executed this summons

this ..... 19.....

by leaving a copy with

.....

.....

.....

.....

.....

.....

.....

Sheriff

Deputy Sheriff

TOWN CREDIT PLAN

IN THE CIRCUIT COURT OF

Plaintiff

BALDWIN COUNTY, ALABAMA

VS.

MORRIS O. IVERSON

AT LAW

Defendant

CASE NO. 9956

1.

The Plaintiff claims of the Defendant the sum of FOUR HUNDRED AND 80/100 DOLLARS (\$400.80) balance due after all proper credits given on a promissory note made by the Defendant on the 27th day of January, 1971 and payable as follows: Twelve (12) monthly payments of \$33.40 each, the first payment due and payable on February 28, 1971. The Plaintiff avers that the Defendant defaulted in the payment of the installments and under the provisions of the note sued on, the whole balance became due and payable. The Plaintiff further avers that the Defendant agreed in the promissory note to pay all expenses including a reasonable attorney's fee incurred in collecting the same and the Plaintiff claims a reasonable attorney's fee in the amount of \$60.00. The Defendant waives all rights of exemption as to personal property.

WILTERS, BRANTLEY & NESBIT

BY:

D. W. Wilters J. Brantley  
Attorneys for Plaintiff

FILED

JUL 29 1971

EDWARD B. BLACKMON CLERK