HAROLD HARRISON, individually and doing business as FAIRHOPE SHELL, Plaintiff,)	IN THE CIRCUIT COURT OF
)	BALDWIN COUNTY, ALABAMA
Vs.)	AT LAW
JACK MURPHREE,)	
Defendant.)	

COUNT ONE

Plaintiff claims of the Defendant the sum of TWO HUNDRED EIGHTY-THREE ANDO9/100 (\$283.09) DOLLARS due by open account from on, to-wit: the 2nd day of September, 1971, which sum of money with the interest thereon is still unpaid.

COUNT TWO

Plaintiff claims of the Defendant the sum of TWO HUNDRED EIGHTY-THREE AND 09/100 (\$283.09) DOLLARS due for worthless check on, to-wit: the 1st day of September, 1971, which check was duly presented and payment stopped, which sum of money with the interest thereon is still unpaid.

ATTORNEY FOR PLAINTIFF

Note: The account sued on is hereby evidenced by an itemized and verified statement of the account.

FILED

SEP 2 1 1971

EUNICE B. BLACKMON CIRCUIT

COUNTY OF BALDWIN
STATE OF ALABAMA
Be it remembered, that on this 20 day of September A. D., 19 / personally appeared before me, the undersigned authority, known to me
who being duly sworn, upon his oath stated that he is Owner Fairhope Shell Station
\[\a \text{corporation organized and doing business under the laws of the State of and has been duly authorized by said corporation to make this affidavit \[\a \text{partnership composed of } \]
a sole trader doing business as Fairhope Shell Station and that as such he makes this affidavit; that he is familiar with the books and business of Fairhope Shell Station ; that the attached account against Jack Murphree of Fairhope, Ala.
is just and correct, within the knowledge of this affiant, that the items thereon stated and composing the said account were sold and delivered to said. Jack Murphree
just and lawful offsets to which said account is entitled as thereon stated, and that the balance thereof, amounting to the sum of Two Hundred Eighty-Three & 09/100 Dollars (\$ 283.09) with interest from September 2 19 71 is justly due and remains unpaid.
I hereby certify under my official seal that I am authorized as a Notary Public to administer oaths under the laws of the State of Alabama and that the foregoing was subscribed and sworn to before me on the day and year first above stated.

Farihan Shelf 448396

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THE STATE OF ALABAMA BALDWIN COUNTY

Circuit Court, Baldwin County

No. 10,033			
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TO ANY SHERIFF OF THE STATE OF ALABAMA: You Are Hereby Commanded to Summon JACK MURPHREE 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..... JACK MURPHREE HAROLD HARRISON Plaintiffdav of......

Page THE STATE OF ALABAMA BALDWIN COUNTY	Defendant lives at 54 DeFerriet Court Fairhope, Ala.
CIRCUIT COURT	Received In Office
HAROLD HARRISON, Ind. & dba FAIRHOPE SHELL	I have executed this summons
Plaintiffs	this 23 Sopti 197
vs. 54 Deferriet Ct	by leaving a copy with
JACK MURPHREE	
978-8619 Defendants	seadque Masol
SUMMONS AND COMPLAINT	
Filed	
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SEP 2 1 1971	
JOHN V. DUCK Stammer	TUMON /
Plaintiff's Attorney	Sheri
Defendant's Attorney	Deputy Sheri

HAROLD HARRISON, INDIVIDUALLY AND DOING BUSINESS AS FAIRHOPE SHEL.	ND Ø L V	IN THE CIRCUIT COURT OF
$P_{LAINTIFF}$	~	BALDWIN COUNTY, ALABAMA
Vs.	Q	AT LAW
JACK MURPHREE,	Ø	10,033
Defendant	Ø	

ANSWER

COMES NOW THE DEFENDANT IN THE ABOVE STYLED CAUSE AND FOR ANSWER TO THE BILL OF COMPLAINT HERETOFORE FILED IN THIS CAUSE AND TO EACH COUNT THEREOF, SEPARATELY AND SEVERALLY, ANSWERS AS FOLLOWS:

- 1. Not GUILTY.
- 2. The defendant is not indepted to the Plaintiff.

BAILEY & FAYLOR

BY: ATTORNEYS FOR THE DEFENDANT

FOR THE TRIAL IN THIS CAUSE

THE DEFENDANT DEMANDS A TRIAL BY JURY.

CERTIFICATE OF SERVICE

i do hereby certify that I have on this served a copy of the foregoing on

By mailing the same by United States Mail, Properly addressed, and First Class Postage Prepaid.

BAILEY & TAYLOR

By:

FILED

OCT 21 1977

EUNICE B. BLACKINGN CIRCUIT

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