FRANKLIN LABORATORIES, a

corporation,

IN THE COURT OF GENERAL

SESSIONS OF MOBILE COUNTY,

Plaintiff.

ALABAMA

VS.

Defendant

MACON DRUG STORE,

: CASE NO.

COUNT ONE

Plaintiff claims of the Defendant the sum of ONE HUNDRED FORTY-SIX AND 48/100 (\$146.48) DOLLARS due on a check drawn by Defendant on, to-wit, the 6th day of May, 1971, for the payment of said amount to Plaintiff and said check, not being paid, was duly protested, which the Defendant had due notice. Said check, with damages and interest thereon, is still unpaid. Plaintiff claims the benefit of a reasonable attorney's fee as provided by the statutes and laws of the State of Alabama.

COUNT TWO

Plaintiff claims of the Defendant the sum of ONE HUNDRED FORTY AND NO/100 (\$140.00) DOLLARS due on a check drawn by Defendant on, to-wit, the 22nd day of May, 1971, for the payment of said amount to Plaintiff and said check, not being paid, was duly protested, which the Defendant had due notice. Said check, with damages and interest thereon, is still unpaid. Plaintiff claims the benefit of a reasonable attorney's fee as provided by the statutes and laws of the State of Alabama.

FEIBELMAN & SILV

Defendant may be served at: Robertsdale, Alabama.

COURT OF GENERAL SESSION

SEP 22 10 28 AH '71

70 466 30 VOL

FEIBELMAN & SILVER ATTORNEYS AT LAW

2103 FIRST NATIONAL BANK BUILDING
MOBILE, ALABAMA 36601

HERBERT P. FEIBELMAN, JR. IRVING SILVER P. O. BOX 2082 TELEPHONE 205 433-1597

JUDICIAL ACTION REQUEST

Mar	ch 14, 1973
Date	
TO:	Clerk, Court of General Sessions of Mobile County, Alabama Clerk, Circuit Court of Mobile County, Alabama Sheriff's Department of Mobile County, Alabama (Other) Clerk, Circuit Court of Baldwin County, Alabama
Re:	Franklin Laboratories vs. Macon Drug Store Case No. 10,099
то т	HE ABOVE NAMED OFFICIAL:
Plea	se take the below indicated action regarding this case:
1.	Issue an alias pluries complaint and summons at the
2.	Issue a Writ of Discovery commanding the Defendant to III
3.	Discharge the garnishee in the above styled cause. Send a notice of the garnishment release to the garnishee. For your convenience, a stamped, pre-addressed envelope is
5.	enclosed. Issue an execution alias execution against the Defendant (Garnishee) in the above styled cause giving credit for payment of \$ and hand the execution to the Sheriff with this letter so that he may levy on the property described below and at the address in No. 10 below.
6. 7. 8.	Dismiss the above case on motion of the Flaintiff. Nonsuit the above case on motion of the Plaintiff. Send us a certificate of the judgment in the above case, and
9.	enclosed find our check in the above case and find Record a certificate of judgment in the above case and find enclosed our check in the amount of \$2.00. Levy on the property of the Defendant(s) described in No. 11 at this address:
11.	Property to be levied upon and/or remarks:
P.S.	Please send the cost bill to Mr. Harry J. Wilters, who has agreed to have his client pay the same.
hp	very since rely yours, Market R. Feibelman, Jr.