

STATE OF ALABAMA  
BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon THOMAS PRICE WILLIAMS d/b/a WARNER P. WILLIAMS and RICHARD ROE whose names to Plaintiffs are otherwise unknown but will be substituted by amendment for the alias herein named, 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 Thomas Price Williams d/b/a Warner P. Williams and Richard Roe whose names to Plaintiffs are otherwise unknown but will be substituted by amendment for the alias herein named, Defendants, by JAMES B. and LENORE M. WEST, Plaintiffs,

WITNESS my hand this 4<sup>th</sup> day of January, 1972.

Ernie B. Blackman  
CLERK

\*\*\*\*\*  
JAMES B. WEST and LENORE M. WEST  
Plaintiffs  
vs  
THOMAS PRICE WILLIAMS d/b/a WARNER P. WILLIAMS and RICHARD ROE whose names to Plaintiffs are otherwise unknown but will be SUBSTITUTED by amendment for the alias herein named  
Defendants  
\* IN THE CIRCUIT COURT OF  
\*  
\* BALDWIN COUNTY, ALABAMA  
\*  
\* AT LAW.  
\*  
\* CASE NO. 10,128  
\*  
\*

-1-

The Plaintiffs claim of the Defendants Twenty-five Thousand (\$25,000.00) Dollars, damages for wrongfully taking the following goods and chattels, property of the Plaintiffs viz: One 1965 Cadillac 2 door Coupe de Ville light beige 1972 Alabama Tag 5-2739, engine identification number J5130858.

-2-

The Plaintiffs claim of the Defendants the following personal property to-wit: Miscellaneous Tools to-wit: sockets, end wrenches, electrician tools with the value of the hire or use thereof during the detention viz: from the 14th day of December 1971, of the value of \$1,000.00.

-3-

The Plaintiffs claim of the Defendants the following personal property to-wit: One 16 Gauge Browning Automatic Shot Gun with the value of the hire or use thereof during the detention viz: from the 14th day of December 1971, of the value of \$300.00.

-4-

The Plaintiffs claim of the Defendants the following personal property to-wit: One 1965 Cadillac 2 door Coupe de Ville light beige 1972 Alabama Tag 5-2739, engine identification number J5130858, with the value of the hire or use thereof during the detention viz: from the 14th day of December 1971.

-5-

The Plaintiffs claim of the Defendants Twenty-five Thousand (\$25,000.00) Dollars, damages for the conversion by them on to-wit: December 14, 1971, of the following chattels: One 1965 Cadillac 2 door Coupe de Ville light beige 1972 Alabama Tax 5-2739, engine identification number J5130858, property of the Plaintiffs.

-6-

The Plaintiffs claim of the Defendants Three Hundred Fifty (\$350.00) Dollars, damages for wrongfully taking the following goods and chattels, property of the plaintiffs viz: Miscellaneous tools to-wit: sockets, end wrenchs, electrician tools and One 16 Gauge Browning Automatic Shot Gun.

  
ATTORNEY FOR PLAINTIFFS

FILED

JAN 4 - 1972

EUNICE B. BLACKMON CIRCUIT  
CLERK

Pop Baldwins  
10, 178  
9072  
James B. West +  
Lenore M. West

THX  
Thomas Price Williams  
d/b/a - Warner P. Williams  
1058 Houston St.

REC'D SHERIFF DEPT.  
MOBILE COUNTY, ALA.

JAN 7 4 07 PM '72

BY \_\_\_\_\_

EXECUTED

This 11 day of Jan, 1972  
by serving a copy of the within on  
Thomas Price Williams  
RAY D. BRIDGES, Sheriff  
By C. Paquet D.S.

EXECUTED

This 11 day of Jan, 1972  
by serving a copy of the within on  
Thomas Price Williams  
RAY D. BRIDGES, Sheriff  
By C. Paquet D.S.

JAN 5 1972

JAYLOR E. ECKINS  
SHERIFF

EUNICE B. BLACKMON CIRCUIT  
CLERK

September 11, 1972

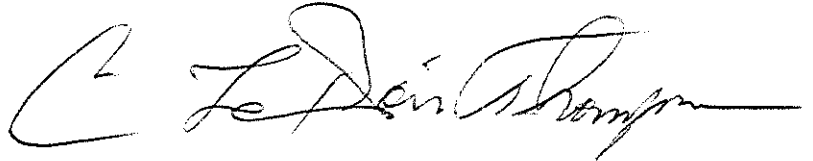
Honorable James R. Owen  
Attorney at Law  
Bay Minette, Alabama

re: James B. West & Lenore M.  
West vs Thomas Price  
Williams d/b/a  
Case Nr. 10,178

Dear Counsellor:

This is to advise you that I have withdrawn as attorney  
for the plaintiffs in the above styled cause.

Yours very truly,



CLT/lw

Copy to: Mr. & Mrs. James B. West  
Rt.  
Daphne, Alabama

Honorable Eunice B. Blackmon  
Clerk of the Circuit Court  
Bay Minette, Alabama

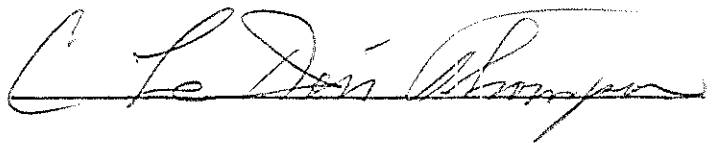
**FILED**

SEP 13 1972

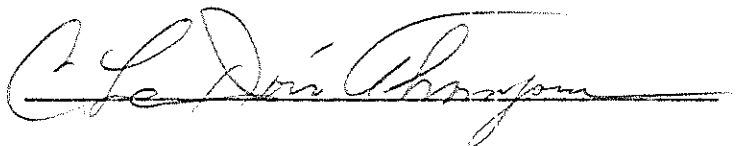
EUNICE B. BLACKMON CIRCUIT  
CLERK

JAMES B. WEST et al	*	IN THE CIRCUIT COURT OF
PLAINTIFF	*	BALDWIN COUNTY, ALABAMA
VS	*	AT LAW.
THOMAS PRICE WILLIAMS	*	CASE NO. 10,178
DEFENDANT	*	

Comes C. LeNoir Thompson listed as attorney for James B. West et al, plaintiff, and having previously withdrawn his appearance in said cause again gives notice of said withdrawal.



I hereby certify that I have this the 5 day of December, 1972, served a copy of the foregoing notice of withdrawal on Honorable James R. Owen, Attorney at Law, Bay Minette, Alabama, Attorney for Defendant, by depositing a copy of same in the United States Mail postage prepaid, also a copy to Mr. and Mrs. James B. West, Rt., Daphne, Alabama.



**FILED**

DEC 5 1972

EUNICE B. BLACKMON CIRCUIT  
CLERK

Bay Minette, Ala., Jan. 5 1972

To the Sheriff of Mobile County, Mobile, Alabama

I enclose herewith a HC for service on

Thomas Pike Williams aka

Warner P Williams. 1058

Houston St, Mobile, Ala.

Please serve and return as early as possible.

Gayle Wilkine  
Sheriff, Baldwin County, Alabama

(If not found in your county, please advise promptly giving information as to present location if possible)