STATE OF ALABAMA

COUNTY OF BALDWIN

TO ANY SHERIFF OF THE STATE OF ALABAMA, GREETINGS:

You are hereby commanded to summons PAUL CHILDRESS, JR., d/b/a Black Water Dairy, PO Box 195, Loxley, Alabama, to be and appear before the Circuit Court of Baldwin County, Alabama, within thirty (30) days from service hereof, and answer, plead or demur to the complaint of Kerr-McGee Chemical Corporation, a corporation.

day of January 1972. Filed in my office this

KERR McGEE CHEMICAL CORPORATION, a corporation,

VS

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

Plaintiff

PAUL CHILDRESS, JR., d/b/a Black Water Dairy,

Defendant

CASE NO. 10.19

The plaintiff claims of the defendant the sum of \$2,011.45 due by account stated between the defendant and plaintiff from March 4, 1970 until December 23, 1971, which sum of money together with interest thereon, is due and unpaid.

Plaintiff alleges that this suit is based on a sworn verified account, a copy of which is attached hereto and made a part hereof.

Attorney for the Plaintiff

I acknowledge myself as security for cost in this cause.

Attorney for the Plaintiff

Jackson W. Stokes PO Box 356 Elba, Alabama 36323 FILED

JAN 18 1972

EUNICE B. BLACKMON GIRCUIT

Œ)

KERR McGEE CHEMICAL CORPORATION, A CORP.

VS:

PAUL CHILDRESS, JR., d/b/a BLACK WATER DAIRY,

CASE # 10,198

Jackson W. Stokes

Attorney for Plaintiff

JAN 18 1972

EUNICE B. BLACKMON CIRCUIT

AAN 1 8 1972

JATLO. VALNIYŞ SHERIFE

otaims 70 miles of 6 4 AVLOR WILKINS, Swerth OLLOW School 6 AVLOR WILKINS, Swerth OLLOWY School 6 AVLOR 6 AVLO

Sherif

19 5 (Jan. 19 19)

on 20 day of roc with the wind and a second of the wind a second of the

KERR MCGEE CHEMICAL CORPORATION, IN THE CIRCUIT COURT OF A Corporation, BALDWIN COUNTY, ALABAMA Plaintiff AT LAW VS CASE NO. 10,19% PAUL CHILDRESS, JR., D/B/A BLACK WATER DAIRY, Defendant

Comes now the Plaintiff in the foregoing styled cause and moves the Court to dismiss the above styled cause, with prejudice.

KILED

JUL 10 1972

ORDER

EUNICE B. BLACKWON CLERK Foregoing motion having been presented to the Court this date and the same having been understood and considered by the Court;

> IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT, that the above cause is hereby granted and this matter is dismissed, with prejudice.

IT IS FURTHER ORDERED that the Plaintiff is taxed with the cost in this cause for which let execution issue.

Done this 10 day of July, 1972.