STATE OF ALABAMA Ø IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA COUNTY OF BALDWIN AT LAW

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon L. V. KNOWLES to appear and ANSWER, PLEAD OR DEMUR, WITHIN THIRTY DAYS FROM THE DATE HEREOF OF THIS SERVICE, TO A BILL OF COMPLAINT FILED AGAINST HIM IN CIRCUIT COURT, AT LAW, FOR SAID COUNTY AND STATE BY AARON BISHOP, D/B/A/ AARON BISHOP & SONS.

HEREIN FAIL NOT. DUE RETURN MAKE OF THIS WRIT AS THE LAW DIRECTS. WITNESS MY HAND THIS 12 DAY OF Left. ,1972.

Prince B. Blackman

AARON BISHOP, D/B/A AARON BISHOP & SONS, ď IN THE CIRCUIT COURT OF Plaintiff, Ø BALDWIN COUNTY, ALABAMA Ø Vs. AT LAW L. V. KNOWLES Ø CASE NO: 10,239 8 Defendant,

COUNT ONE:

PLAINTIFF CLAIMS OF THE DEFENDANT, TO-WIT, THE SUM OF FOUR HUN-DRED FORTY NINE AND 10/100 (\$449.10) DOLLARS, DUE FROM HIM FOR MERCHANDISE, GOODS AND CHATTELS SOLD BY THE PLAINTIFF TO THE DE-FENDANT ON, TO-WIT, THE 10TH DAY OF MAY, 1970, WHICH SUM OF MONEY, WITH INTEREST THEREON, FROM JANUARY 1, 1972, IS STILL UNPAID.

BAILEY & TAYLOR

ATTORNEY FOR PLAINTIFF

VERIFIED STATEMENT ATTACHED HERETO.

FEB 1 7 1972

EUNICE B. BLACKMON CIRCUIT

CASE NO: 10,239 IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW

AARON BISHOP D/B/A AARON BISHOP & SONS

 $P_{LAINTIFF}$

L. V. KNOWLES

Defendant

TO ANY SHERIFF OF

THE STATE OF ALABAMA

DEFENDANT MAY BE SERVED

P. O. Box 359 AT:

FAIRHOPE, ALABAMA 36532

18 1972 TAIL LE LLE D

IFEB 17 19/2

EUNICE B. BLACKMON SIRGUIT

AARON BISHOP d/b/a AARON BISHOP & SCNS,

Plaintiff,

* IN THE CIRCUIT COURT OF

BALDWIN

Complainant

OF MORNAN COUNTY

VS. L.V. KNOWLES

AT LAW

Defendent

CASE NO. 10,239

MOTION TO STAY

Comes the Defendent in the above styled cause, by and through his Attorney, William M. Clarke, and shows unto this Honorable Court as follows:

That on, to-wit: the 16th day of March , 19 72 the said Defendent filed a patition under Chapter XIII of the Bankruptcy Act as amended, Case No. the District Court of the United States for the Southern Division, State of Alabama; that his wages and property, both presently and in the future, are under the jurisdiction and control of said District Court.

WHEREFORE, said Defendent moves this Honorable Court to stay and hold in abeyance all further matters in this proceeding.

> WILLIAM M. CLARKE Attorney for Defendent

BY: William In Charles

cc: Honorable Bailey & Taylor 61 N. Section Street Fairhope, Alabama 36532

FILED

MAR 17 1972

EUNICE B. BLACKMON CIRCUIT