

TURNER A. MCKENZIE	*	IN THE CIRCUIT COURT OF
PLAINTIFF	*	BALDWIN COUNTY, ALABAMA
VS	*	AT LAW.
LOUIS HUGHES	*	CASE NO. <u>10,479</u>
DEFENDANT	*	

Comes the Plaintiff in the above styled cause and amends his complaint heretofore filed in said cause to read as follows:

COUNT I

The Plaintiff claims of the Defendant NINE HUNDRED SIXTY (\$960.00) DOLLARS due from him for work and labor done for the defendant by the plaintiff on the 1st day of May 1971 at his request which sum of money with interest thereon is still unpaid.

COUNT II

The Plaintiff claims of the defendant TWO HUNDRED (\$200.00) DOLLARS due from him for merchandise, goods and chattel sold by the plaintiff to the defendant on the 1st day of May 1971 which sum of money with interest thereon is still unpaid.

COUNT III

The Plaintiff claims of the defendant FOUR THOUSAND EIGHT HUNDRED (\$4800.00) DOLLARS due from him for work and labor done for the defendant by the plaintiff on the 5th day of November, 1971 at his request which sum of money with interest thereon is still unpaid.

COUNT IV

The plaintiff claims of the defendant TWO THOUSAND EIGHT HUNDRED EIGHTY (\$2880.00) DOLLARS due from him for work and labor done for the defendant by the plaintiff on the 5th day of April 1972 at his request which sum of money with interest thereon is still unpaid.

COUNT V

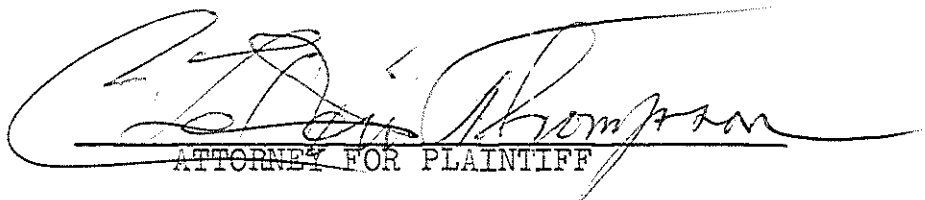
The plaintiff claims of the defendant TWO HUNDRED (\$200.00) DOLLARS due from him by account on the 5th day of November, 1971 which sum of money with interest thereon is still unpaid.

COUNT VI

The plaintiff claims of the defendant ONE HUNDRED NINETY (\$190.00) DOLLARS due from him for merchandise, goods and chattel sold by the plaintiff to the defendant on the 5th day of April, 1972 which sum of money with interest thereon is still unpaid.

  
ATTORNEY FOR PLAINTIFF

I hereby certify that I have this the 7 day of March, 1973, served a copy of the foregoing amended complaint on Honorable Lloyd Taylor, Attorney at Law, Fairhope, Alabama, Attorney for Defendant, by depositing a copy of same in the United States Mail postage prepaid.

  
ATTORNEY FOR PLAINTIFF

**FILED**

MAR 7 1973

EUNICE B. BLACKMON CIRCUIT  
CLERK

TURNER A. MCKENZIE,

Plaintiff,

VS.

LOUIS HUGHES,

Defendant.

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IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA,

AT LAW.

10.479

Count I.

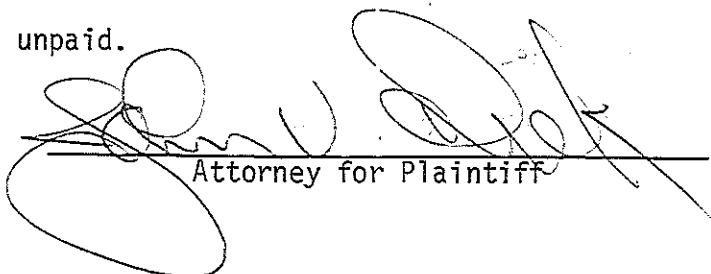
The Plaintiff claims of the Defendant the sum of THREE THOUSAND EIGHT HUNDRED FORTY AND NO/100 (\$3,840.00) DOLLARS due from him by open account from on, to-wit: the 1st day of June, 1971, until the 30th day of April, 1972, which sum of money, with interest thereon, is still unpaid.

Count II.

The Plaintiff claims of the Defendant the sum of THREE THOUSAND EIGHT HUNDRED FORTY AND NO/100 (\$3,840.00) DOLLARS for goods, merchandise and chattels sold by the Plaintiff to the Defendant from on, to-wit: the 1st day of June, 1971, until on, to-wit: the 30th day of April, 1972, which sum of money, with interest thereon, is still unpaid.

Count III.

The Plaintiff claims of the Defendant the sum of THREE THOUSAND EIGHT HUNDRED FORTY AND NO/100 (\$3,840.00) DOLLARS for work done by the Plaintiff for the Defendant at his request, from on, to-wit: the 1st day of June, 1971, until on, to-wit: the 30th day of April, 1972, which sum of money, with the interest thereon, is still unpaid.

  
Attorney for Plaintiff

**FILED**

JUNE 1972

EUNICE B. BLACKMON CIRCUIT  
CLERK

SUMMONS AND COMPLAINT

Moore Printing Co. - Bay Minette, Ala.

STATE OF ALABAMA  
Baldwin County

Circuit Court, Baldwin County

No.....

.....TERM, 19.....

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon ..... LOUIS HUGHES.....

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.....

..... LOUIS HUGHES ..... Defendant.....

by ..... TURNER A. MCKENZIE.....

..... Plaintiff.....

Witness my hand this..... 7 ..... day of..... ~~July~~ July 1972.....

*Genieve B. Blackman*, Clerk

No. 10,479

Page.....

STATE OF ALABAMA

Baldwin County

CIRCUIT COURT

TURNER A. McKENZIE,

Plaintiffs

vs.

LOUIS HUGHES,

Defendants

SUMMONS AND COMPLAINT

Filed JUL 7 1972 19.....

UNICE B. BLACKMON CIRCUIT CLERK Clerk

Mr. Louis Hughes can be served at Hughes Grocery, at the south intersection of Greeno Road and Highway 98, in Barnwell, Alabama.

John V. Duck  
Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

RECEIVED  
Received in Office

JUL 7 1972

19.....

TAYLOR WILKINS

SHERIFF

Sheriff

I have executed this summons

this 8 June 1972

by leaving a copy with

Louis Hughes

Sheriff claims 100 miles at

Ten Cents per mile Total \$ 10.00

TAYLOR WILKINS Sheriff

BY W. Crook

DEPUTY SHERIFF

Taylor Wilkins Sheriff

W. Crook Deputy Sheriff

## MEMO-LETTER

JOHN V. DUCK  
Attorney at Law  
P. O. DRAWER Y - FAIRHOPE, ALABAMA

MESSAGE

REPLY

TO

Mrs. Eunice B. Blackmon

Bay Minette, Ala.

DATE

10, 479

DATE

July 5, 1972

Re: Turner A. McKenzie vs. Louis Hughes

Dear Mrs. Blackmon:

Enclosed please find Bill of Complaint to be filed  
together with copy of same and summons to be served.

Sincerely,

*John V. Duck*  
(RH)

SIGNED

SIGNED

TURNER A. MCKENZIE,

PLAINTIFF,

VS.

LOUIS HUGHES,

DEFENDANT

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IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW

10,479

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:

COUNT I. - NOT GUILTY

~~COUNT II.~~ - THE DEFENDANT IS NOT INDEBTED TO THE PLAINTIFF.

~~COUNT III.~~ - THE DEFENDANT, AS A DEFENCE TO THE ACTION OF THE PLAINTIFF, SAYETH THAT, AT THE TIME SAID ACTION WAS COMMENCED THE PLAINTIFF WAS INDEBTED TO HIM IN THE SUM OF FOUR THOUSAND ONE HUNDRED TEN AND 92/100 (\$4,110.92) DOLLARS, BY OPEN ACCOUNT FOR THE SALE OF GROCERIES AND MONIES ADVANCED TO THE PLAINTIFF PRIOR TO THE COMMENCEMENT OF THIS SUIT, WHICH HE HEREBY OFFERS TO SETOFF AGAINST THE DEMAND OF THE PLAINTIFF, AND HE CLAIMS JUDGMENT FOR THE EXCESS IN THE AMOUNT OF SEVEN HUNDRED TWENTY-SIX AND 92/100 (\$726.92) DOLLARS.

BAILEY & TAYLOR

BY: *[Signature]*

ATTORNEY FOR DEFENDANT

FOR THE TRIAL IN THIS CAUSE,  
THE DEFENDANT DEMANDS A TRIAL  
BY JURY.

*[Signature]*

CERTIFICATE OF SERVICE

I do hereby certify that I have on this 7-27-72  
served a copy on the foregoing on JOHN V. DUCK  
By mailing the same by United States Mail, Properly addressed, and First  
Class Postage Prepaid.

BAILEY & TAYLOR

By: *[Signature]*

FILED

AUG 2 1972

EUNICE B. BLACKMON CIRCUIT CLERK

JOHN V. DUCK  
ATTORNEY AT LAW  
P. O. BOX Y  
FAIRHOPE, ALABAMA 36532

February 28, 1973

CASE NO. 10,479

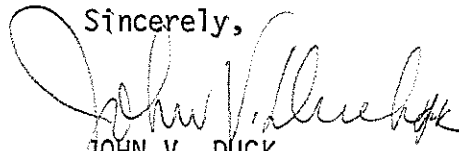
Mrs. Eunice Blackmon  
P. O. Box 239  
Bay Minette, Ala.

Dear Mrs. Blackmon:

Will you please have the Judge enter my withdrawal representing Mr. T. A. McKenzie in the suit of T. A. McKenzie vs. Louis Hughes.

It is my understanding that Mr. C. LeNoir Thompson is going to represent Mr. McKenzie in this action.

Sincerely,



JOHN V. DUCK

JVD/jk

cc: Honorable Lloyd Taylor  
Fairhope, Alabama

Honorable C. LeNoir Thompson  
Bay Minette, Alabama

FILED

MAR 2 1973

EUNICE B. BLACKMON CIRCUIT  
CLERK



TURNER A. MCKENZIE	Ø	IN THE CIRCUIT COURT OF
PLAINTIFF	Ø	BALDWIN COUNTY, ALABAMA
Vs.	Ø	AT LAW
LOUIS HUGHES,	Ø	10,429
DEFENDANT	Ø	

AMENDED ANSWER

COMES NOW THE DEFENDANT IN THE ABOVE STYLED CAUSE AND FOR ANSWER TO THE AMENDED 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 INDEBTED TO THE PLAINTIFF.
3. THE DEFENDANT, AS A DEFENCE TO THE ACTION OF THE PLAINTIFF, SAYETH THAT, AT THE TIME SAID ACTION WAS COMMENCED THE PLAINTIFF WAS INDEBTED TO HIM IN THE SUM OF FOUR THOUSAND ONE HUNDRED TEN AND 92/100 (\$4,110.92) DOLLARS, BY OPEN ACCOUNT FOR THE SALE OF GROCERIES AND MONIES ADVANCED TO THE PLAINTIFF PRIOR TO THE COMMENCEMENT OF THIS SUIT, WHICH HE HEREBY OFFERS TO SET - OFF AGAINST THE DEMAND OF THE PLAINTIFF, AND HE CLAIMS JUDGMENT FOR THE EXCESS IN THE AMOUNT OF SEVEN HUNDRED TWENTY-SIX AND 92/100 (\$726.92) DOLLARS.

BAILEY & TAYLOR

BY:

*Lloyd E. Taylor*  
LLOYD E. TAYLOR  
ATTORNEY FOR DEFENDANT

CERTIFICATE OF SERVICE

I do hereby certify that I have on this 5/16/73  
served a copy of the foregoing on C. L. WOLFE THOMPSON  
By mailing the same by United States Mail, Properly addressed, and First  
Class Postage Prepaid.

BAILEY & TAYLOR

By:

*Lloyd E. Taylor*

FILED

MAY 16 1973

TURNER A. McKENZIE           \*     IN THE CIRCUIT COURT OF  
                                  \*     BALDWIN COUNTY, ALABAMA  
                                  \*     AT LAW.  
LOUIS HUGHES                 \*     CASE NO. 10,479  
                                  \*     

Comes the Plaintiff in the above styled cause and  
propounds the following interrogatories to the Defendant,  
Louis Hughes:

1. State your name.
2. Are you the Louis Hughes, Defendant in this cause?
3. If your answer to number 2 is yes, did you file a  
set off in said case?
4. If your answer to number 3 is yes, attach an itemized  
statement of the account noted in the set off showing dates  
and itemized accounts.

  
ATTORNEY FOR PLAINTIFF

STATE OF ALABAMA  
BALDWIN COUNTY

Before me, the undersigned Notary Public, in and for  
said State and County, personally appeared C. LeNoir Thompson,  
who being by me first duly sworn, deposes on oath and says as  
follows:

My name is C. LeNoir Thompson, I am the Attorney of Record  
for the Plaintiff in the above entitled cause and as such, I  
am authorized to make this affidavit. I further state that  
the answer of the Defendant to the foregoing interrogatories  
will, if truthfully made, be material evidence for the Plaintiff  
on the trial of said cause.

  
C. LENOIR THOMPSON

Subscribed and sworn to before me by the said C. LeNoir  
Thompson on this the 23<sup>rd</sup> day of July, 1973.

Lois M. Wilson  
NOTARY PUBLIC, BALDWIN COUNTY, ALABAMA

I hereby certify that I have this the 23<sup>rd</sup> day of July,  
1973, served a copy of the foregoing interrogatories on  
Honorable Lloyd E. Taylor, Attorney at Law, Fairhope, Alabama,  
Attorney for Defendant by depositing a copy of same in the  
United States Mail postage prepaid.

C. LeNoir Thompson  
ATTORNEY FOR PLAINTIFF


FILED

JUL 23 1973

EUNICE B. BLACKMON CIRCUIT  
CLERK

TURNER A McKENZIE	*	IN THE CIRCUIT COURT OF
PLAINTIFF	*	BALDWIN COUNTY, ALABAMA
VS	*	AT LAW.
LOUIS HUGHES	*	CASE NO. <u>10,479</u>
DEFENDANT	*	

Comes the plaintiff in the above styled cause and moves  
 your Honor and this Honorable Court to enforce the penalties  
 for failure to answer interrogatories as is required by  
 Section 483, Title 7 of the 1958 Code of Alabama as amended.

  
 ATTORNEY FOR PLAINTIFF  
 P. O. Box 359  
 Bay Minette, Alabama

I hereby certify that I have this the 28th day of December,  
 1973, served a copy of the foregoing on Honorable Lloyd E.  
 Taylor, Attorney at Law, Fairhope, Alabama, Attorney for Defendant,  
 by depositing a copy of same in the United States Mail postage  
 prepaid.

  
 ATTORNEY FOR PLAINTIFF

FILED

DEC 28 1973

EUNICE B. BLACKMON CIRCUIT  
 CLERK

TURNER A. MCKENZIE, ) IN THE CIRCUIT COURT OF  
Plaintiff ) BALDWIN COUNTY, ALABAMA  
vs. )  
LOUIS HUGHES, ) CIVIL ACTION NO. 10,479  
Defendant )

ANSWERS TO INTERROGATORIES

Answer of defendant, LOUIS HUGHES, by and through his attorneys of record, BAILEY, TAYLOR & BENTON, to interrogatories served on his attorney of record on the 23rd day of July, 1973.

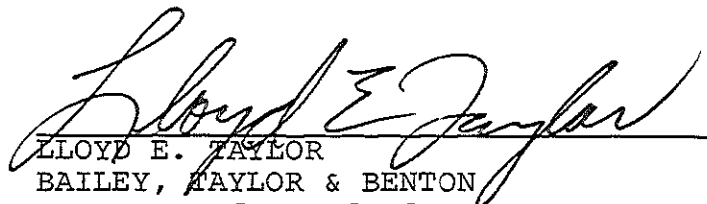
Interrogatory NO. 1: LOUIS HUGHES.

Interrogatory No. 2: Yes.


Interrogatory No. 3: Yes.

Interrogatory No. 4: See Exhibit "A" attached hereto showing statements and addition of items totaling Four Thousand One Hundred Ten and 92/100 Dollars (\$4110.92).

I, the undersigned, LLOYD E. TAYLOR, as attorney of record and in fact for the defendant, LOUIS HUGHES, being first duly sworn, deposes and says: I have read the above answers to interrogatories and the facts stated therein are true and correct according to my information, knowledge and belief.

  
LLOYD E. TAYLOR  
BAILEY, TAYLOR & BENTON  
Attorneys for Defendant  
Post Office Box 361  
Fairhope, Alabama 36532

Sworn and subscribed before me this  
29<sup>th</sup> day of JANUARY, 1974.

  
NOTARY PUBLIC

FILED

JAN 31 1974

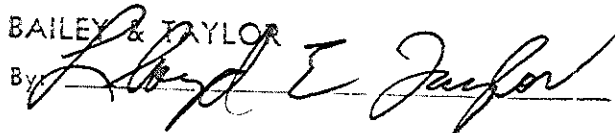
EUNICE B. BLACKMON CIRCUIT CLERK

CERTIFICATE OF SERVICE

I do hereby certify that I have on this 1-29-74 served a copy of the foregoing on L. LENOIR THOMPSON. By mailing the same by United States Mail, Properly addressed, and First Class Postage Prepaid.

BAILEY & TAYLOR

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Payment - 69650  
Truck Repair 7538  

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500	200
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10000	500
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200	7500
200	381
1000	388
200	200
480	2000
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200	300
200	500
1000	500
300	463
200	280
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200	388
1000	420
200	465
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460	1000
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FOXLEY, ALAN A 2025

19

2018年12月20日，公司召开2018年第四次临时股东大会，审议通过了《关于公司回购注销部分限制性股票的议案》，同意回购注销不符合解锁条件的限制性股票1,000,000股。

Σ: 1200000

[illegible]

Order No.

Shipped By

## Salesman

[illegible]

Jurneo M. Keniger  
Hughes Grocery & Service Sta.  
End Of Greeno Road At Hwy. 98  
Barnwell, Alabama

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 595  
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 500  
 260  
~~555~~  
~~10~~  
 26/10 26  
 100 20.10 26  
 5.35 500 10.28

	10 3'	20 0' (1)	100 0'	(2) 500 0'	(3) 179 9'
Cash	500		200	89	
Cobinate	2743		398	500	
Past	400		200	200	
M	200		200	500	
Bach	4100		95	200	
Son	775		365	98	
Quack	4100		500	300	
	3712		200	492	
			500	500	
1762	1817	2333	200		
50 90	500	1473			
1500	2004	20			
1100	460	201			
200		1900			
200		40			
200		30			
200		400			
6.84		300			
1000		500			
200		223			
1200		191			
200		200			

# Hughes Grocery & Service Station

End of Greeno Road at Hwy. 98

BARNWELL, ALABAMA

Telephone 928-9177

Date \_\_\_\_\_ 19\_\_

M

No.

Reg. No.	Clerk	ACCOUNT FORWARD
1		3.00
2		2.50
3		3.00
4		3.00
5	Cash 5-27-71	10.00
6	5/25 Cash	10.00
7	Cash 5/25	3.00
8		4.11
9		8.00
10		10.00
11		1.26
12		3.00
13		3.00
14	Cash 5-20-71	60.00
15		6.50

Your Account Stated to Date - If Error Is Found Return at Once.  
Shepherd Printing & Stationery Co., Foley, Alabama 36530 121548-0

# Hughes Grocery & Service Station

End of Greeno Road at Hwy. 98

BARNWELL, ALABAMA

Telephone 928-9177

Date \_\_\_\_\_ 19\_\_

M

No.

Reg. No.	Clerk	ACCOUNT FORWARD
1	Cash (8-27-71)	30.00
2		3.00
3	Cash	25.00
4		1.46
5		1.88
6		3.00
7		1.93
8	Cash	3.50
9	go	3.00
10	Cash	10.00
11		54.83
12		16.50
13	Credit 10	
14		37.93
15		

Your Account Stated to Date - If Error Is Found Return at Once.  
Shepherd Printing & Stationery Co., Foley, Alabama 36530 121548-0

# Grocery & Service Station

End of Greeno Road at Hwy. 98

BARNWELL, ALABAMA

928-9177

Date \_\_\_\_\_ 19\_\_

No.

Clerk

ACCOUNT FORWARD

3.00
3.00
3.00
10.00
35.00
5.00
3.80
6.49
3.19
2.00
6.15
4.95

11

Your Account Stated to Date - If Error Is Found Return at Once.  
Shepherd Printing & Stationery Co., Foley, Alabama 36530 121548-0

Assigned > July 2 1971

End of Greeno Road at Hwy. 98

BARNWELL, ALABAMA

Telephone 928-9177

Date \_\_\_\_\_ 19\_\_

No.

Reg. No.	Clerk	ACCOUNT FORWARD
1		3.00
2		2.50
3		3.00
4		3.00
5	Cash 5-27-71	10.00
6	5/25 Cash	10.00
7	Cash 5/25	3.00
8		4.11
9		8.00
10		10.00
11		1.26
12		3.00
13		3.00
14	Cash 5-20-71	60.00
15		6.50

Your Account Stated to Date - If Error Is Found Return at Once.  
Shepherd Printing & Stationery Co., Foley, Alabama 36530 121548-0

# Hughes Grocery & Service Station

End of Greeno Road at Hwy. 98

BARNWELL, ALABAMA

Telephone 928-9177

Date \_\_\_\_\_ 19\_\_

M

No.

Reg. No.	Clerk	ACCOUNT FORWARD
1	Cash (8-27-71)	30.00
2		3.00
3	Cash	25.00
4		1.46
5		1.88
6		3.00
7		1.93
8	Cash	3.50
9	go	3.00
10	Cash	10.00
11		54.83
12		16.50
13	Credit 10	
14		37.93
15		

Your Account Stated to Date - If Error Is Found Return at Once.  
Shepherd Printing & Stationery Co., Foley, Alabama 36530 121548-0

End of Greeno Road at Hwy. 98  
BARNWELL, ALABAMA  
Telephone 928-9177  
Date 4-11-71

End of Greeno Road at Hwy. 98  
BARNWELL, ALABAMA  
Telephone 928-9177  
Date

Reg. No.	Clerk	ACCOUNT FORWARD
1	John H. Jones	15.00
2	Cash	3.05
3	Cash	5.00
4	Cash	3.00
5	Cash	1.42
6	Cash	2.65
7	Cash	2.00
8	Cash	2.00
9	Cash	4.75
10	Cash	3.17
11	Cash	3.06
12	Cash	2.00
13	Cash	3.00
14	Cash	3.00
15	Cash	1.51

Your Account Stated to Date - If Error is Found Return at Once  
Shepherd Printing & Stationery Co., Foley, Alabama 36534

Reg. No.	Clerk	ACCOUNT FORWARD
1	Cash	3.00
2	Cash	3.00
3	Cash	1.33
4	Cash	3.00
5	Cash	5.00
6	Cash	1.39
7	Cash	3.00
8	Cash	3.00
9	Cash	3.00
10	Cash	3.00
11	Cash	2.72
12	Cash	3.00
13	Cash	3.00
14	Cash	3.00
15	Cash	3.00

Your Account Stated to Date - If Error is Found Return at Once  
Shepherd Printing & Stationery Co., Foley, Alabama 36534

### Hughes Grocery & Service Station

End of Greeno Road at Hwy. 98

BARNWELL, ALABAMA

Telephone 928-9177

Date 19

Reg. No.	Clerk	ACCOUNT FORWARD
1	Cash	3.00
2	Cash	3.00
3	Cash	1.33
4	Cash	3.00
5	Cash	5.00
6	Cash	1.39
7	Cash	3.00
8	Cash	3.00
9	Cash	3.00
10	Cash	3.00
11	Cash	3.00
12	Cash	3.00
13	Cash	3.00
14	Cash	3.00
15	Cash	3.00

Your Account Stated to Date - If Error is Found Return at Once  
Shepherd Printing & Stationery Co., Foley, Alabama 36534

### Hughes Grocery & Service Station

End of Greeno Road at Hwy. 98

BARNWELL, ALABAMA

Telephone 928-9177

Date 19

Reg. No.	Clerk	ACCOUNT FORWARD
1	Cash	3.00
2	Cash	1.75
3	Cash	6.64
4	Cash	2.00
5	Cash	5.00
6	Cash	3.00
7	Cash	3.00
8	Cash	3.00
9	Cash	3.00
10	Cash	3.00
11	Cash	3.00
12	Cash	3.00
13	Cash	3.00
14	Cash	3.00
15	Cash	3.00

Your Account Stated to Date - If Error is Found Return at Once  
Shepherd Printing & Stationery Co., Foley, Alabama 36534

### Hughes Grocery & Service Station

End of Greeno Road at Hwy. 98

BARNWELL, ALABAMA

Telephone 928-9177

Date 19

Reg. No.	Clerk	ACCOUNT FORWARD
1	Cash	3.00
2	Cash	3.00
3	Cash	1.33
4	Cash	3.00
5	Cash	5.00
6	Cash	1.39
7	Cash	3.00
8	Cash	3.00
9	Cash	3.00
10	Cash	3.00
11	Cash	3.00
12	Cash	3.00
13	Cash	3.00
14	Cash	3.00
15	Cash	3.00

Your Account Stated to Date - If Error is Found Return at Once  
Shepherd Printing & Stationery Co., Foley, Alabama 36534

Hughes Grocery & Service Station  
End of Greeno Road at Hwy. 98  
BARNWELL, ALABAMA  
Telephone 928-9177  
Date 3-24-79

End of Greeno Road at Hwy. 98  
BARNWELL, ALABAMA  
Telephone 928-9177  
Date 3-24-79

Reg. No.	Clerk	ACCOUNT FORWARD
1	ga	3.00
2	ga	2.00
3	cash	2.00
4	cash - 1-71	2.88
5	cash	2.88
6	1-5-71	2.88
7	4-5-71 Cash	2.00
8		2.00
9	Cigars	3.25
10		2.00
11		2.00
12		2.00
13		2.00
14	Cash 5	2.00
15	Cash	5.88
	Cash + ga	3.28

Your Account Stated to Date - If Error Is Found Return at Once.  
Shepherd Printing & Stationery Co., Foley, Alabama 36536 151245-0

Reg. No.	Clerk	ACCOUNT FORWARD	INT ARD
1	7-26-71		2.88
2	7-27-71		5.50
3	cash		3.00
4	3-28		2.88
5	3-28		2.88
6			
7			
8			
9	cash		1.67
10	cash		4.00
11	cash		4.00
12	cash		1.00
13	cash		2.00
14	cash 4		2.00
15			

Your Account Stated to Date - If Error Is Found Return at Once.  
Shepherd Printing & Stationery Co., Foley, Alabama 36536 151245-0

Hughes Grocery & Service Station  
End of Greeno Road at Hwy. 98  
BARNWELL, ALABAMA  
Telephone 928-9177  
Date 3-28-1979

Hughes Grocery & Service Station  
End of Greeno Road at Hwy. 98  
BARNWELL, ALABAMA  
Telephone 928-9177  
Date 3-21-79

Thomas M. Kenzie

Reg. No.	Clerk	ACCOUNT FORWARD
1	King E. Cigars	74
2	cash	2.00
3		2.74
4		2.00
5	ga	2.00
6		74
7		2.00
8		2.00
9		88
10		74
11		2.00
12		2.00
13		88
14		74
15	Cash 3	2.00
		2.00

Your Account Stated to Date - If Error Is Found Return at Once.  
Shepherd Printing & Stationery Co., Foley, Alabama 36536 151245-0

Reg. No.	Clerk	ACCOUNT FORWARD
1		3.84
2		
3		
4		
5		
6		
7		
8		
9		
10		
11		
12		
13	2	
14		
15		3.84

Your Account Stated to Date - If Error Is Found Return at Once.  
Shepherd Printing & Stationery Co., Foley, Alabama 36536 151245-0

Hughes Grocery & Service Station  
End of Greeno Road at Hwy. 98  
BARNWELL, ALABAMA  
Telephone 928-9177  
Date 3-21-79

Reg. No.	Clerk	ACCOUNT FORWARD
1	cash	36.75
2		20.00
3		17.62
4		
5		
6		74.62
7		12.00
8		86.62
9		2.00
10		2.00
11		2.00
12		2.00
13		2.00
14		2.00
15		2.00

Your Account Stated to Date - If Error Is Found Return at Once.  
Shepherd Printing & Stationery Co., Foley, Alabama 36536 151245-0

2025

Half Cane Creek

7-50

Mr. J. M. Smith and Son

DOLLAR

01-00208

SEARCHED	INDEXED	SERIALIZED	FILED

APR 16 1968

FBI - NEW YORK

*Lynne G. Galt*

700 Turner McKinnin  
Truck Payment. 0.50

240  
 11-9-76  
 100  
 DOLLARS  
 Robert Dale  
 000009-0000

✕

10000  
9950  
19950\*

## **Hughes Grocery & Service Station**

End of Greeno Road at Hwy. 98  
BAINWELL, ALABAMA

Telephone 72-9177

8-9177  
Date 8-24

17

*M. Juan McKee*

**No.**

Reg. No.	Clerk	ACCOUNT FORWARD
1	8-27	5 15
2	8-24 Ord	30 90
3	9-11 gen	4 52
4	11 11 Cash	5 00
5	gen	1 46
6		1 83
7		7 39
8		9 50
9		25
10		3 51
11		4 51
12		4 00
13	38	12 00
14		3 65
15		66

151  
Your Account Stated to Date -- If Error Is Found Return at Once.  
Stephens Printing & Stationery Co., Foley, Alabama, 36524. 1948-50

## Hughes Grocery & Service Station

End of Grimes Road at Hwy. 70  
BARNWELL, ALABAMA

Telephone 928-9177

Date \_\_\_\_\_ 19\_\_

M. L. L. L.



Reg. No.	Clock	ACCOUNT FORWARD	438
1			71
2			147
3			502
4			401
5	Car		124
6			500
7			1000
8			3500
9			124
10			500
11			300
12			71
13	9-11 Car		500
14			1000
15			1000

**Your Account Started to Drop — If Error Is Found, Return all Checks.**  
**Standard Printing & Stationery Co., Troy, Alabama 36060**



# Hughes Grocery & Service Station

End of Greene Road at Hwy. 98  
BARNWELL, ALABAMA

Telephone 928-9177

Date 5-19-72

AM

No.	Reg. No.	Clerk	ACCOUNT FORWARD
1	gross of milk		3.22
2	chicken		26.02
3	paper-case		11.76
5			27.11
6	4 bags chicken		19.41
7	100 lbs		84.00
8	100 lbs		74.48
10			
11			
12			
13			
14			14
15			

Your Account Stated to Date — If Error Is Found Return of Copy.  
Deposited Printing & Office Supply, Fairhope, Alabama 36532 41181-1

FOR Check & Cash

Yvonne Hughes

⑈0651⑈043⑈

11 133 08⑈

⑈0000⑈1000⑈

LEWIS & YVONNE HUGHES  
P. O. BOX 546  
ROBERTSDALE, AL. 36567

195

PAY TO THE  
ORDER OF

Bank of Gulf Breeze  
THE SUM OF

DOLLARS



**Baldwin  
NATIONAL BANK**  
ROBERTSDALE, ALABAMA

FOR Stewart 99.50 Yvonne Hughes  
⑈0651⑈0567⑈ 10 892 80⑈ 9950⑈

LEWIS & YVONNE HUGHES  
P. O. BOX 546  
ROBERTSDALE, AL. 36567

167

PAY TO THE  
ORDER OF

Bank of Gulf Breeze  
THE SUM OF 99.50

DOLLARS



**Baldwin  
NATIONAL BANK**  
ROBERTSDALE, ALABAMA

FOR Stewart 99.50 Yvonne Hughes  
⑈0651⑈0567⑈ 10 892 80⑈ 9950⑈

\*  
9950  
9950  
9950  
29850  
7538  
37388  
\*

LEWIS & YVONNE HUGHES  
P. O. BOX 546  
ROBERTSDALE, AL. 36567

1-10-72

Bank of Gulf Breeze  
THE SUM OF

Yvonne Hughes  
⑈0651⑈0567⑈ 10 892 80⑈ 9950⑈

255

61.567  
081

4/6 72 10 6 75 38

LEWIS & YVONNE HUGHES  
P. O. BOX 546  
ROBERTSDALE, AL. 36567

APR 11 1972

PAY TO THE  
ORDER OF

Bank of Gulf Breeze  
THE SUM OF

DOLLARS

**Baldwin  
NATIONAL BANK**  
ROBERTSDALE, ALABAMA

FOR Stewart 99.50 Yvonne Hughes  
⑈0651⑈0567⑈ 10 892 80⑈ 9950⑈

TURNER A. MCKENZIE	*	IN THE CIRCUIT COURT OF
PLAINTIFF	*	BALDWIN COUNTY, ALABAMA
VS	*	AT LAW
LOUIS HUGHES	*	CASE NO. 10,479
DEFENDANT	*	

Comes the plaintiff in the above styled case and respectfully moves for the withdrawal of the jury demand in said case and as grounds for said motion shows unto this Honorable Court as follows:

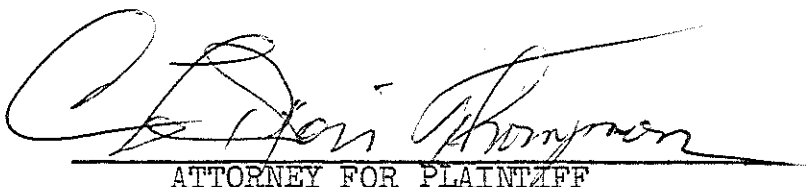
1. That this is the third setting of this case and there still appears to be small chance of getting it tried at July 22nd session of Civil Jury.

2. Said plaintiff further moves this Honorable Court that upon granting the said withdrawal from the jury calendar that a special setting during the month of August being noted on the non-jury calendar in order that said case may be disposed of.



C. LeNoir Thompson  
Attorney for Plaintiff  
P. O. Box 359  
Bay Minette, Alabama 36507

I hereby certify that I have this the 11 day of July, 1974 served a copy of the foregoing motion on Honorable Lloyd Taylor, Attorney at Law, Fairhope, Alabama, Attorney for Defendant, by depositing a copy of same in the United States Mail postage prepaid.



ATTORNEY FOR PLAINTIFF

FILED

AUG 19 1974

EUNICE B. BLACKMON CIRCUIT CLERK

March 24, 1976

Honorable Lloyd Taylor  
Attorney at Law  
Fairhope, Alabama

re: T. A. McKenzie vs Hughes  
Case No. 10,479

Dear Counsellor:

Examination of the record in the clerk's office shows the above styled cause was tried and judgment rendered for Mr. T. A. McKenzie about the first of 1975.

A motion for a new trial was filed under the new rules of civil procedure and was continued for the purpose of giving attorney for the defendant an opportunity to work out a settlement with the attorney for the plaintiff. Since approximately 12 months have passed, the provisions of Rule 59.1 applies and since the matter was not disposed of within the time permitted viz: 90 days, the delay constitutes a denial of such motion.

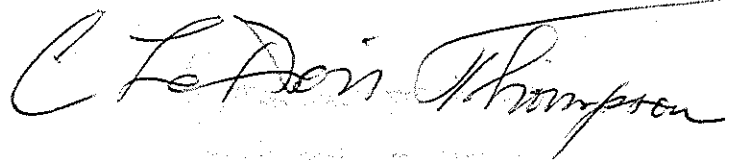
In view of this fact I am preparing to have an execution issued and I felt I should advise you first.

Yours very truly

CLT/lw

Copy to: Mr. T. A. McKenzie  
Rt. 2, Box 309  
Fairhope, Alabama

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



OFFICE  
937-3921

C. LeNOIR THOMPSON  
ATTORNEY AT LAW  
BAY MINETTE, ALABAMA 36507

HC  
937 HOME  
7-7487

May 5, 1976

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

Dear Mrs. Blackmon:

Please refer to Civil action Number 10,479,  
being McKenzie vs Hughes and issue an alias execution at your  
early convenience.

Yours very truly,



CLT/lw

**FILED**

MAY 5 1976

Issued 5-6-76

EUNICE B. BLACKMON, CIRCUIT  
CLERK

681.  
542.44  
1223.94

## THE STATE OF ALABAMA

BALDWIN

COUNTY

No. 10,479 Circuit Court, Term, 19

TO ANY SHERIFF OF THE STATE OF ALABAMA—GREETING:

You are hereby commanded, That of the Goods and Chattels Lands and Tenements, of

Louis Hughes

Defendant

you cause to be made the sum of \$3500.00

Dollars

which Turner A. McKenzie Plaintiffrecovered of Louis Hughes on the 11th day ofDecember 19 74, by the Judgment of our Circuit Court held for the County of Baldwinbesides the sum of \$104.75

Dollars

Cost of Suit, and have the same to render to the said Baldwin County Circuit Clerk  
and make return of this Writ, and the execution thereof, according to law.Witness, this 6th day of MayEunice B. Blackman <sup>1976</sup> Clerk

WITNESSES	AMOUNT	RECAPITULATION	AMOUNT	RECAPITULATION	AMOUNT
.....	.....	Sub Total Brought Forward	.....	Sub Total Brought Forward	.....
.....	.....	Judgment	<u>3500.00</u>	Commissioner	.....
.....	.....	10 per cent Damages	.....	Constable	.....
.....	.....	Interest from	.....	Constable	.....
.....	.....	Clerk (County)	<u>20.00</u>	Publisher	.....
Clerk's Fees Inf. Court	.....	Ex-Clerk	.....	Stenographer	<u>5.00</u>
Sheriff's Fees Inf. Court	.....	Sheriff (County)	<u>24.25</u>	Garnishee	<u>4.00</u>
Witness Fees Inf. Court	.....	Ex-Sheriff	<u>49.00</u>	State Trial Tax	.....
Appeal Fees	.....	Witnesses	.....	Library Tax	.....
.....	.....	Municipal Court	.....	Fair Trial Tax	<u>2.00</u>
.....	.....	Inferior Court	.....		
Sub Total Carried Forward	.....	Sub Total Carried Forward	.....	TOTAL COSTS	<u>104.75</u>
				TOTAL JUDGMENT	<u>3500.00</u>

6-30-76 9:00 AM

RECEIVED

Received in office MAY 6 1976 19\_\_

THOMAS H. BENTON, Sheriff  
SHERIFF  
Sheriff's Execution Docket, Page\_\_

By virtue of the within Execution I have, at\_\_  
o'clock\_\_ M. this\_\_, 19\_\_, levied  
on the following:

6-28-82

Returned as  
being paid direct

Susan D. H. H. H.  
(Civil Clerk)

\_\_\_\_\_, Sheriff

\_\_\_\_\_, Deputy Sheriff

No. 10,479

Page\_\_

STATE OF ALABAMA

BALDWIN County

CIRCUIT COURT

TURNER A. MCKENZIE

vs. Plaintiff

LOUIS HUGHES

% Silverdollar Defendant  
Robert Dale

CIVIL EXECUTION

Judgment, \$ 3500.00

Interest, \_\_\_\_\_

Damages, \_\_\_\_\_

Costs, 104.75

Total \$ \_\_\_\_\_

Execution Docket \_\_\_\_\_ Page\_\_

I hereby certify that the within judgment and costs in this case are correct, and there was a waiver of all rights to claims of exemption as to personal property under the Constitution and laws of Alabama.

This\_\_, 19\_\_

Clerk

C. L. THOMPSON

Plaintiff's Attorney

BAILEY, TAYLOR & BENTON

Defendant's Attorney

L. to Dept.

Cri # 6693  
6696

STATE OF ALABAMA

BALDWIN COUNTY

BE IT HEREBY AND HEREINAFTER known that I, LOUIS HUGHES in consideration of the acceptance by T. A. McKENZIE through his attorney of record C. LeNOIR THOMPSON, do hereby transfer and assign unto the said T. A. McKenzie my interest in those two specific checks issued by Willis Roberts in the amount of \$542.94 and in the amount of \$681.00 which are to be paid by t he said Willis Roberts, in addition thereto the court costs in said cases, and the said T. A. McKenzie does in accepting this assignment credit that certain judgment, case number 10,479, against me in the Circuit Court of Baldwin County with the amount herein stated and I further authorize the said T. A. McKenzie to take certain legal measure which may be necessary for the full recovery of t he assigned indebtedness with full powers of substitution.

WITNESS my hand and seal this 1st day of October, 1976.

Louis Hughes

EXECUTED IN THE PRESENCE OF:

J. M. Byrd

Louis M. Wilson

THE STATE OF ALABAMA  
BALDWIN COUNTY

No. 10,479 Circuit Court, Term, 19\_\_

TO ANY SHERIFF OF THE STATE OF ALABAMA—GREETINGS:

You are hereby commanded, That of the Goods and Chattels, Lands and Tenements, of \_\_\_\_\_

Louis Hughes

Defendant.

you cause to be made the sum of \_\_\_\_\_

\$0.00

\$3,477.75

Dollars

which Turner A. McKenzie Plaintiff

recovered of Louis Hughes on the 11th day of

December, 1974, by the judgment of our Circuit Court held for the County of Baldwin

besides the sum of \_\_\_\_\_

\$6.00

Dollars

Cost of Suit and have the same to render to the said Circuit Clerk

and make return of this Writ, and the execution thereof, according to law.

Witness, this 12th day of July, 1977

Eunice B. Blackmon, Clerk

WITNESSES	AMOUNT	RECAPITULATION	AMOUNT	RECAPITULATION	AMOUNT
.....	.....	Sub Total Brought Forward	3,477.75	Sub Total Brought Forward	.....
.....	.....	Judgment	.....	Commissioner	.....
.....	.....	10 per cent Damages	.....	Constable	.....
.....	.....	Interest from	.....	Constable	.....
.....	.....	Clerk (County)	.....	Publisher	.....
Clerk's Fees Inf. Court	.....	Ex-Clerk	.....	Stenographer	.....
Sheriff's Fees Inf. Court	.....	Sheriff (County)	6.00	Garnishee	.....
Witness Fees Inf. Court	.....	Ex-Sheriff	.....	State Trial Tax	3.00
Appeal Fees	.....	Witnesses	.....	Library Tax	.....
.....	.....	Municipal Court	.....	Fair Trial Tax	2.00
.....	.....	Inferior Court	.....	TOTAL COSTS	6.00
Sub Total Carried Forward	.....	Sub Total Carried Forward	.....	TOTAL JUDGMENT	3,477.75



Received in office \_\_\_\_\_ 19\_\_\_\_

JUL 13 1977

Sheriff

THOMAS H. BENTON  
Sheriff's Execution Docket, Page \_\_\_\_\_

By virtue of the within Execution I have, at \_\_\_\_\_

o'clock \_\_\_\_\_ M. this \_\_\_\_\_

day of \_\_\_\_\_, 19\_\_\_\_, levied  
on the following:

12-6-83

Returned - Dept.  
not found; business  
burned down

Thomas H. Benton

PH

Sheriff

Deputy Sheriff

No. 10,479

Page \_\_\_\_\_

STATE OF ALABAMA

BALDWIN

County

CIRCUIT COURT

\* TURNER A. MCKENZIE

vs.

Plaintiff

LOUIS HUGHES

Defendant

CIVIL EXECUTION

Judgment, \$ 3,477.75

Interest, \_\_\_\_\_

Damages, \_\_\_\_\_

Costs, 6.00

Total \$ \_\_\_\_\_

Execution Docket \_\_\_\_\_ Page \_\_\_\_\_

I hereby certify that the within judgment and costs in this case are correct, and there was a waiver of all rights to claims of exemption as to personal property under the Constitution and laws of Alabama.

This \_\_\_\_\_, 19\_\_\_\_

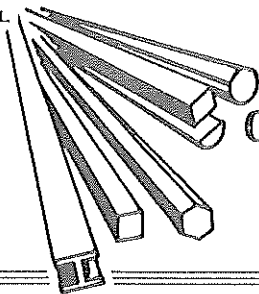
Clerk

C. L. THOMPSON

Plaintiff's Attorney

Defendant's Attorney

EXPANDED METAL  
ANGLES  
BARS  
BAR SHAPES  
CR SHEETS  
HR SHEETS  
BEAMS  
CHANNELS  
REIF. BARS  
STEEL TUBING  
PLATES  
FLOOR PLATES  
AND SHEETS  
GRIP STRUT  
GRATING



PHONE  
251-4164

**GIBSON**  
*Steel Company*

EIGHTH AVENUE AND 30th STREET NORTH  
P. O. BOX 10983 • BIRMINGHAM, ALA. 35202

Dear Eunice B. Blackmon,

Please mail me a copy of Witness  
Certificate. the one I signed up  
for when I was a witness has  
been misplaced. the no of the case  
10-479 -

Turner McKenzie Vs Louis Hughes

Thank

Louis Dickora  
Star Route Box 45  
Gulf Shores, Ala. 36542



Quick Courteous Service