STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summons The Hanover Insurance Company, a Corporation, to appear within thirty days from the service of this writ, in the Circuit Court to be held for said County at the place of holding the same, then and there to answer the complaint of Roy Jones.

Witness my hand, this Land day of Legion.

Clerk, Blackmen

ROY JONES,	X	
Plaintiff,	IN THE CIRCUIT COUR	TO T
vs.	 X BALDWIN COUNTY, ALA	\Bama
THE HANOVER INSURANCE COMPANY, A Corporation	X AT LAW X CASE NO. /0.5	<b>写つ</b>
Defendant	X CASE NO. 77, 3	

The Plaintiff claims of the Defendant the sum of TEN THOUSAND DOLLARS (\$10,000.00), the value of a dwelling house which the Defendant, on the 29th day of November, 1969, insured against loss or injuries by fire and other perils in the policy of insurance mentioned, for the term of three (3) years, which house was wholely destroyed by fire on the 8th day of March, 1972, of which the Defendant has had notice.

WILTERS & BRANTLEY

EY:

Service may be had on

Kenneth Meiklejohn d/b/a

Meiklejohn Agency, Gulf Shores, Alabama

FILED

SEP 6 1972

EUNICE B. BLACKMON CIRCUIT

STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summons The Hanover Insurance Company, a Corporation, to appear within thirty days from the service of this writ, in the Circuit Court to be held for said County at the place of holding the same, then and there to answer the complaint of Roy Jones.

Witness my hand, this 6th day of Markinger 1972.

ROY JONES,	χ	
Plaintiff,	χ	IN THE CIRCUIT COURT OF
vs.	. χ	BALDWIN COUNTY, ALABAMA
THE HANOVER INSURANCE COMPANY, A Corporation	Υ χ	AT LAW
Defendant	Υ χ	CASE NO. 11.597
perendant	χ	
	1.	

The Plaintiff claims of the Defendant the sum of TEN THOUSAND DOLLARS (\$10,000.00), the value of a dwelling house which the Defendant, on the 29th day of November, 1969, insured against loss or injuries by fire and other perils in the policy of insurance mentioned, for the term of three (3) years, which house was wholely destroyed by fire on the 8th day of March, 1972, of which the Defendant has had notice.

WILTERS & BRANTLEY

Service may be had on

Kenneth Meiklejohn d/b/a

Meiklejohn Agency, Gulf Shores, Alabama

FILED

**SEP** 6 1972

EUNICE B. BLACKMON CIRCUIT

Received / And the By service on	day of Apt 19 12 day of		eriff claims  n Cents per mile I  [AYLOR WILK	milles of Total S.  INS, Sheriff  SERIFE.	in the second of
	TAYLOR WILKINS, Sheriff  ByD. S.				·· .
9	AND NEW HOLD BY	S. Sherre		Arrest Ar	•• !
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the second s		and the second second	J. S. [15 count have regs] from "specification of his first position of the contraction o	en e	en de la companya de
	SP 182  TAYLOR WILKINS CHIRIC:  SUMMONS AND COMPLAINT WILTERS & BRANTLEY Attorneys at Law Bay Minette, Alabama	THE HANOVER INSURANCE COMPANY, a Corporation  Defendant	Y JONES, Plaintiff, Vs.	597	IN THE CIRCUIT COURT OF BALDWIN COUNTY ALABAMA
an analysis of the second and an analysis of the second analysis of the second analysis of the second and an analysis of the s	an individual on the state of the commence of the state of	gray the second	Adams and a sure of the sure o	en de de la companya	·
	in the second of	• •	e de la companya de La companya de la co		Harri Harri
	Marina in the second	13			

TAYLOR WILKINS, JR.	Ø	IN THE CIRCUIT COURT OF
PLAINTIFF	Ø	BALDWIN COUNTY, ALABAMA
VS	Ø	AT LAW
JOHNNIE LEE RAY AND IDONIA RAY	Ø	
DEFENDANTS	0	CASE NO: 10, 5-98

The Plaintiff claims of the Defendants, FOUR HUNDRED (\$400.00) DOLLARS for the rent of a tract of land, viz.:

Beginning at the Northeast  $\infty$  rner of the Northwest Onequarter, Section 27, Township 2 South, Range 3 East, run South 1043 feet, West, 1136.8 feet, South 692.6 feet, East, 302 feet, North, 391.4 feet to the POINT OF BEGINNING; run thence North, 140 feet, thence West, 100 feet, thence South, 140 feet, thence East 100 feet, to the POINT OF BEGINNING, Baldwin County, Alabama.

demised by the Plaintiff to the Defendants on the 1st day of November, 1971, said rent commencing on the 1st day of November, 1971, and ending on the 15th day of August, 1972.

Paylor Wilkins fr. Attorney for Plaintiff

FILED

**SEP** 6 1972

ELINICE B. BLACKMON CIRCUIT

STATE OF	ALABAMA		See See See	Cir	cuit Cour	t, Baldwin	County	
Baldwin	County			No.s		raine surement	TERM,	:
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iled in the Circu Johnn	uit Court of Baldwie Lee Ray and	vin County 1 Idonia	, State Ray	of Alabama,	at Bay M	linette, aga	inst	nt

by leaving a copy with ······ Olympia in the second Clerk Plaintiffs Defendants Page..... Defendant's Attorney SUMMONS AND COMPLAINT ALABAMA EUNICE B. BLACKMON CIRCUIT Plaintiff's Taylor Wilkins, Jr. COUNTY Johnnie Lee Ray and CIRCUIT COURT SEP 6 1972 TAYLOR WILKINS SEP TRIR Taylor Wilkins, BALDWIN STATE OF Idonia Ray No..., C. J. S. 23 Filed ....

Defendant lives at

Bay Minette, Alabama

Sheriff I have executed this Mamons SEP - 1797

TAYLOR WEXAKS, Skoote ALL STREET CONTROL OF THE STREET CONTROL OF Ten Cents per mile

Deputy Sheriff 3 miles Ear