THE STATE OF ALABAMA BALDWIN COUNTY

CIRCUIT COURT,	BALDWIN COUNTY		
	TERM	10	

,
To any Sheriff of the State of Alabama, Greeting:
WHEREAS, at a regular
County, to-wit: On the 12th day of October 19.72, being a regular day of
said term. Taylor Wilkins, Jr.
recovered judgment against Johnnie Lee Ray and Idonia Ray
and the property of the second
for the sum of Four Hundred (\$400.00) Dollars, and cost of suit,
and affidavit having been made by
that process of garnishment is believed to be necessary to obtain satisfaction of such Judgment, and that
the following named persons or corporations, vis:
Johnny E. Henderson, 419 East Mango Street, Bay Minette, Alabama
has or is believed to have inhis control money
or effects belonging to said defendant Johnnie Lee Ray or that he is, or
is believed to be indebted to said defendant
· · · · · · · · · · · · · · · · · · ·
to file an answer in duplicate to the Circuit Court for Baldwin County, at the Court House thereof, in the city of Bay Minette, within 30 days from
the service of the garnishment, or at the makingnisanswer, or at any time intervening the time of
serving the garnishment, and making the answerhe was indebted to said defendant
and whether he will not be indebted in future to said defendant
by a contract then existing, and whether by a contract then existing
s, or are, liable to said defendants for the delivery of personal property, or for the payment of money which may be discharged by the delivery of personal property, or which is payable in personal proper-
y, and whether he has not in his possession or under his
control money or effects belonging to the defendant. Johnnie Lee Ray
Herein fail not, and have you then and there this Writ. Since B. Blockman Witness,
ssued
ATTEST:

THE STATE OF ALABAMA BALDWIN COUNTY

CIRCUIT COURT,	BALDWIN	COUNTY	
••••		TERM	19

To any Sheriff of the State of Alabama, Greeting:
WHEREAS, at a regular
County, to-wit: On the 12th day of October 19.72, being a regular day of
said term, Taylor Wilkins, Jr.
Said Colli,
recovered judgment against Johnnie Lee Ray and Idonia Ray
for the sum of Four Hundred (\$400.00) Dollars, and cost of suit,
and affidavit having been made by
that process of garnishment is believed to be necessary to obtain satisfaction of such Judgment, and that the following named persons or corporations, vis:
Johnny E. Henderson, 410 East Mango Street, Bay Minette, Alabama
has or is believed to have in <u>his</u> possession, or under <u>his</u> control money
or effects belonging to said defendant <u>Johnnie Lee Ray</u> or that <u>he</u> is, or
is believed to be indebted to said defendant or to be liable to them, or to one of them on a
contract for the delivery of personal property, on a contract for the payment of money which may be
discharged by the delivery of personal property, or which is payable in personal property.
You Are Therefore Hereby Commanded to Summon
Johnny E. Henderson
to file an answer in duplicate to the Circuit Court for Baldwin County, at the Court House thereof,
in the city of Bay Minette, within 30 days from
the service of the garnishment, or at the making .hisanswer, or at any time intervening the time of
serving the garnishment, and making the answerhe was indebted to said defendant
and whetherhe will not be indebted in future to said defendant
by a contract then existing, and whether by a contract then existing he
is, or are, liable to said defendants for the delivery of personal property, or for the payment of money
which may be discharged by the delivery of personal property, or which is payable in personal proper-
ty, and whether he has not in his possession or under his
control money or effects belonging to the defendant, Johnnie Lee Ray
Herein fail not, and have you then and there this Writ. Witness,
Witness,
ssued day of A. D., 1922
ATTEST:

を記載の

CIRCUIT COURT, BALDWIN COUNTY

No. 10,598/3

Taylor Wilkins, Jr.

GARNISHMENT ON JUDGMENT

Johnnie Lee Ray and Idonia Ray

Returnable -

007 20**1972**

TAYLOR WILKINS

Attorney

Moore Printing Co. - Bay Minette, Ala.

Taylor Wilkins, Jr.

10,5903

THE STATE OF ALABAMA Baldwin County

Circuit Court

Personally appeared before me, Alice J. Duck, Clerk of the Circuit Court in and for Baldwin County and State

Taylor Wilkins, Jr.

aforesaidTa	ylor Wilkins, Jr.		***************************************	***************************************		
who being duly sworn,	on oath says, that a re	egular		***************************************		Term
of the Circuit Court of	and the same of th			•		
19.72	and the second second second second	**				,á
recovered a judgment		Video			,	
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	•			4	
	(00 00k2) borbau					
Johnny supposed to be indebte	E. Henderson of		·	••••••	*****************	*************
in his Gamishment against sa					_	process of
is necessary to obtain sa			••••••••	#	*****************	
Sworn to and subscribe	ΑͺΑ	. D. 19. <i>2</i> 2		Wille	Th.	

Clerk.

THE STATE OF ALABAMA Baldwin County

Circuit Court

Personally appeared before me, Akon Lynck, Clerk of the Circuit Court in	and for Political		1.0.
aforesaid	and for paidwin	1 County a	and State
who being duly sworn, on oath says, that a regular	P11400000000000000000000000000000000000	**************************************	
of the Circuit Court of Baldwin County, to-wit: on the	October	San I	1 erm
19.72. Taylor Wilkins, Jr. recovered a judgment against	******************		***************************************
	:	fan at	
Four Hundred (\$400.00)		101 1116	Sum or
The state of the s	ice and effect.	that	
besides costs of suit; that said judgment remains wholly unsatisfied and in full fo		that	***********
supposed to be indebted to or have effects of the said Johnnie Lee Ray			***************************************
supposed to be indebted to or have effects of the said Johnnie Lee Ray in his possession, or under his Contr			**************
supposed to be indebted to or have effects of the said Johnnie Lee Ray in his possession, or under his Contr Garnishment against said Johnnie Lee Ray			**************
supposed to be indebted to or have effects of the said Johnnie Lee Ray in his possession, or under his Contr			**************

STATE OF ALABAMA Baldwin County

.....day ofOctober, 19.72

TOJohnnie Lee Ray	
YOU ARE HEREBY NOTIFIED that a Writ of Gar	mishment has been issued in the case of
Taylor Wilkins, Jr.	Plaintit
versus Johnnie Lee Ray and Idonia Ray	Defendant
now pending in the Circuit Court of Baldwin County, Alabama,	Law Side, in which
Johnny E. Henderson	
haS been named as Garnishee	
IN WITNESS WHEREOF, I have hereunto set my ha	and and affixed my seal on this the

Clerk of the Circuit Court.

NOTICE

TO DEFENDANT OF GARNISHMENT

	BY
	CLERK OF CIRCUIT COURT
	BALDWIN COUNTY, ALABAMA
	ТО
:	Johnnie Lee Ray

Tā	ylor.	Wilkin	sk	 ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	

Plaintiff....

VS. Johnnie Lee Ray and Idonia Ray

Defendant....

STATE	OF	ALABAMA

Baldwin County

		en e
TOJohnnie Lee Ray	Defendant:	
TO	ver	d in the case of
YOU ARE HEREBY NOTIFIED that a	Writ of Garmsmilent has book to	
Taylor Wilkins, Jr.		, Plaintilt
Johnnie Lee Ray and Idonia Ray		Defendant
now pending in the Circuit Court of Baldwin Coun	ty, Alabama, Law Side, in which	*****
now pending in the Circuit Court of Balavia	. ,	
Johnny E. Henderson		
haS been named as Garnishee		19
IN WITNESS WHEREOF, I have her	eunto set my hand and affixed my se	eal on this the/
day ofOctober 1972	En in A Ala	e Circuit Court.

4	Cecall by cate		Sold Company of the C	Ten Const per with some Search	The state of the s	
	WASANS DE SONNES ME	12	The second the	of the property of the propert	Case of the State	

NOTICE

TO DEFENDANT OF GARNISHMENT
BY

CLERK OF CIRCUIT COURT

BALDWIN COUNTY, ALABAMA

Plaintiff.....

Defendant....

ТО

Johnnie Lee Ray

Taylor Wilkins, Jr.

VS.

Johnnie Lee Ray and Idonia Ray

OCT 20**197**2

"AYLOR WILKINS SHERIFF

STATE OF ALABAMA

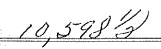
Baldwin County

TO	
YOU ARE HEREBY I	NOTIFIED that a Writ of Garnishment has been issued in the case of
Taylor Wilkins, Jr.	
versus Johnnie Lee R	ay and Idonia Ray Defendant S ,
Milford Homan	f Baldwin County, Alabama, Law Side, in which
ha been named as Garnishee	•••••
IN WITNESS WHERE	OF, I have hereunto set my hand and affixed my seal on this the 73 Clerk of the Circuit Court.



JAN 191973

FAYLOR WILKINS SHERIFF



NOTICE

TO DEFENDANT OF GARNISHMENT

BY

CLERK OF CIRCUIT COURT
BALDWIN COUNTY, ALABAMA

TO

Johnnie Lee Ray

TAYLOR WILKINS, JR.

Plaintiff.....

VS.

JOHNNIE LEE RAY

.....Defendant....

Detendant....

TAYLOR WILKINS, JR.		(IN THE CIRCUIT COURT OF
	Plaintiff	(BALDWIN COUNTY, ALABAMA
VS		(AT LAW
JOHNNIE LEE RAY & IDONIA RAY		. (
	Defendants	(
AND		. (
MILFORD HOMAN		(CASE NO: 10,598 1/2
	Garnishee	(

ORDER

An agreement having been reached by the attorneys for all parties concerned in the above styled cause, and this matter having been presented orally in open court, and the garnishee, Milford Homan, having agreed to withhold the sum of TWENTY (\$20.00) DOLLARS per week from the salary of the Defendant, Johnnie Lee Ray, which sum shall be paid directly to the Plaintiff, it is,

ORDERED, ADJUDGED AND DECREED, that this matter has been settled between the parties, the garnishee is hereby released from answering said garnishment.

It is further ORDERED, ADJUDGED AND DECREED that the Defendant,

Johnnie Lee Ray and Idonia Ray, are hereby taxed with the cost of these proceedings, for which let execution issue.

Telfair J Mashburn, Judge
Baldwin County Circuit Court

FILED

MAY 11 1973

EUNICE B. BLACKMON CIRCUIT

THE STATE OF ALABAMA BALDWIN COUNTY

CIRCUIT COURT	, BALDWIN	COUNTY	
		TERM.	19

S C1 : (((d) - Store of Alabam	
To any Sheriff of the State of Alabar	ma, Greeting:
WHEREAS, at a regular	Term, 19 of the Circuit Court of Baldwin
County, to-wit: On the12th. d	ay of October 19.72, being a regular day of
	lkins, Jr.
	Johnnie Lee Ray and Idonia Ray
The second secon	
· · · · · · · · · · · · · · · · · · ·	Hundred (\$400.00) Dollars, and cost of suit,
	Taylor Wikins, Jr.
	to be necessary to obtain satisfaction of such Judgment, and that
the following named persons or corpo	
·	
e e	
	7. / -
	possession, or underhis control money
or effects belonging to said defendan	is, or that he is, or
is believed to be indebted to said def	fendant or to be liable to them, or to one of them on a
	roperty, on a contract for the payment of money which may be
contract for the delivery of personal p	mmu t and a second
contract for the delivery of personal pridice discharged by the delivery of personal	roperty, on a contract for the payment of money which may be
contract for the delivery of personal produced by the delivery of personal You Are Therefore Hereby Co	roperty, on a contract for the payment of money which may be
contract for the delivery of personal produced by the delivery of personal You Are Therefore Hereby Co	roperty, on a contract for the payment of money which may be all property, or which is payable in personal property. ommanded to Summon Milford Homan
contract for the delivery of personal produced by the delivery of personal You Are Therefore Hereby Co	roperty, on a contract for the payment of money which may be all property, or which is payable in personal property. ommanded to Summon Milford Homan
contract for the delivery of personal produced by the delivery of personal You Are Therefore Hereby Co	roperty, on a contract for the payment of money which may be all property, or which is payable in personal property. ommanded to Summon Milford Homan
contract for the delivery of personal produced by the delivery of personal You Are Therefore Hereby Contract to file an answer in duplicate to the	Circuit Court for Baldwin County, at the Court House thereof,
to file an answer in duplicate to the in the city of Bay Minette, within 30	roperty, on a contract for the payment of money which may be all property, or which is payable in personal property. ommanded to Summon Milford Homan Circuit Court for Baldwin County, at the Court House thereof,
to file an answer in duplicate to the in the city of Bay Minette, within 30 the service of the garnishment, or at	Circuit Court for Baldwin County, at the Court House thereof, days from the makinghis.answer, or at any time intervening the time of
to file an answer in duplicate to the in the city of Bay Minette, within 30 the serving the garnishment, and making the serving the servin	Circuit Court for Baldwin County, at the Court House thereof, days from the makinghis.answer, or at any time intervening the time of the answerhe wasindebted to said defendant
to file an answer in duplicate to the in the city of Bay Minette, within 30 the service of the garnishment, or at serving the garnishment, and making the and whetherh	Circuit Court for Baldwin County, at the Court House thereof, days from the makinghis.answer, or at any time intervening the time of the answerhe wasindebted to said defendant e
to file an answer in duplicate to the in the city of Bay Minette, within 30 the service of the garnishment, or at serving the garnishment, and making the and whetherh	Circuit Court for Baldwin County, at the Court House thereof, days from the makinghis.answer, or at any time intervening the time of the answerhe wasindebted to said defendant
to file an answer in duplicate to the in the city of Bay Minette, within 30 the service of the garnishment, or at serving the garnishment, and making and whetherh	Circuit Court for Baldwin County, at the Court House thereof, days from the makinghisanswer, or at any time intervening the time of the answerhe wasindebted to said defendant existing, and whether by a contract then existinghe
to file an answer in duplicate to the in the city of Bay Minette, within 30 the service of the garnishment, or at serving the garnishment, and making the manner of the contract them is, or are, liable to said defendants for the discharge of the said defendants for are, liable to said defendants for the discharge of the garnishment.	Circuit Court for Baldwin County, at the Court House thereof, days from the makinghis.answer, or at any time intervening the time of the answerhe was
to file an answer in duplicate to the in the city of Bay Minette, within 30 the service of the garnishment, or at serving the garnishment, and making and whether	Circuit Court for Baldwin County, at the Court House thereof, days from the makinghis.answer, or at any time intervening the time of the answerhe wasindebted to said defendant will not be indebted in future to said defendant existing, and whether by a contract then existinghe or the delivery of personal property, or for the payment of money
to file an answer in duplicate to the in the city of Bay Minette, within 30 the service of the garnishment, or at serving the garnishment, and making the manner of the manner of the contract then is, or are, liable to said defendants for which may be discharged by the delity, and whether	Circuit Court for Baldwin County, at the Court House thereof, days from the makinghisanswer, or at any time intervening the time of the answer
to file an answer in duplicate to the in the city of Bay Minette, within 30 the service of the garnishment, or at serving the garnishment, and making the many be discharged by the delity, and whether	roperty, on a contract for the payment of money which may be all property, or which is payable in personal property. ommanded to Summon Milford Homan Circuit Court for Baldwin County, at the Court House thereof, days from the making his answer, or at any time intervening the time of the answer he was indebted to said defendant existing, and whether by a contract then existing he or the delivery of personal property, or for the payment of money very of personal property, or which is payable in personal properties not in his possession or under his the defendant Iohnnie Lee Ray then and there this Writ.
to file an answer in duplicate to the in the city of Bay Minette, within 30 the service of the garnishment, or at serving the garnishment, and making the many be discharged by the delity, and whether	roperty, on a contract for the payment of money which may be all property, or which is payable in personal property. ommanded to Summon Milford Homan Circuit Court for Baldwin County, at the Court House thereof, days from the making his answer, or at any time intervening the time of the answer he was indebted to said defendant existing, and whether by a contract then existing he or the delivery of personal property, or for the payment of money very of personal property, or which is payable in personal properties not in his possession or under his the defendant Iohnnie Lee Ray then and there this Writ.
to file an answer in duplicate to the in the city of Bay Minette, within 30 the service of the garnishment, or at serving the garnishment, and making the many be discharged by the delity, and whether	roperty, on a contract for the payment of money which may be all property, or which is payable in personal property. ommanded to Summon Milford Homan Circuit Court for Baldwin County, at the Court House thereof, days from the making his answer, or at any time intervening the time of the answer he was indebted to said defendant existing, and whether by a contract then existing he or the delivery of personal property, or for the payment of money very of personal property, or which is payable in personal properties not in his possession or under his the defendant Iohnnie Lee Ray then and there this Writ.
contract for the delivery of personal prodischarged by the delivery of personal You Are Therefore Hereby Control money or effects belonging to the delivery of Bay Minette, within 30 the service of the garnishment, or at serving the garnishment, and making the maximum and whether when the control money or effects belonging to the delivery and have you are for the delivery and have you herein fail not, and have you	roperty, on a contract for the payment of money which may be all property, or which is payable in personal property. ommanded to Summon Milford Homan Circuit Court for Baldwin County, at the Court House thereof, days from the making his answer, or at any time intervening the time of the answer he was indebted to said defendant existing, and whether by a contract then existing he or the delivery of personal property, or for the payment of money very of personal property, or which is payable in personal properties not in his possession or under his the defendant Iohnnie Lee Ray

CIRCUIT COURT, BALDWIN COUNTY

No. 10, 598/5

Taylor Wilkins, Jr.

vs. }

GARNISHMENT ON JUDGMENT

Johnnie Lee Ray

Issued ______ day of ______ 19____

Returnable RECEVEL

JAN 1 9 1973.

TAYLOR WILKINS

Taylor Wilkins, Jr.

Attorney

Moore Printing Co. - Bay Minette, Ala.

or 24 day of the Withing Shorter Borrice on TAYLOR WILKING Shorter Brown Brown

TAYLOR WILKINS, JR.		(IN THE CIRCUIT COURT OF
	Plaintiff	(BALDWIN COUNTY, ALABAMA
VS		(AT LAW
JOHNNIE LEE RAY & IDONIA RAY		(
	Defendant	(CASE NO: 10,598 1/2
AND		(
MILFORD HOMAN		(
	Garnishee	(

MOTION TO REQUIRE ORAL ANSWER BY GARNISHEE

Comes now the Plaintiff, and moves this court to require said garnishee to answer orally in open court, and to show cause, why he has failed to answer the garnishment issued in this cause on the 19th day of January, 1973, and served upon the garnishee on the 21st day of February, 1973, and said Plaintiff does pray that this Honorable Court will cause the garnishee to come into court and make answer on said garnishment.

Respectfully submitted,

Taylor Wilkins

FILED

APR 25 1973

EUNICE 8. BLACKSON CLERK

TAYLOR WILKINS, JR.		(IN THE CIRCUIT COURT OF
	Plaintiff	(BALDWIN COUNTY, ALABAMA
VS		(AT LAW
JOHNNIE LEE RAY & IDONIA RAY		(
	Defendants	(
AND		(
MILFORD HOMAN		(CASE NO: 10,598 1/2
	Garnishee	(

ORDER REQUIRING ORAL ANSWER BY GARNISHEE

In this cause came the Plaintiff and moves the court to require said garnishee to answer orally in open court as such garnishee;

whereupon, it is ORDERED by the Court that a citation issue to the said garnishee, requiring him to appear before this court on the 7th day of 201307.10;

1973, and make an oral answer to said writ of garnishment served upon him in said cause.

Telfair J. Mashburn
Judge, Baldwin County Circuit
Court, At Law

FILED .

APR 26 1973

EUNICE B. BLACKMON CIRCUIT

TAYLOR WILKINS, JR.		(IN THE CIRCUIT COURT OF
	Plaintiff		BALDWIN COUNTY, ALABAMA
VS		(AT LAW
JOHNNIE LEE RAY & II	DONIA RAY	(
	Defendant	(e constant of cons
AND MILFORD HOMAN		(CASE NO: 10,598 1/2
	Garnishee	· (

NOTICE TO GARNISHEE TO ANSWER ORALLY IN OPEN COURT

TO ANY SHERIFF OF THE STATE OF ALABAMA, GREETING:

Whereas, the following order was made and entered in the above stated cause, to-wit: In this cause the Plaintiff by his attorney moved the Court to require said Milford Homan, Garnishee, to answer orally in open Court as such Garnishee. Whereupon it is ordered by the Court that a citation issue to the said Milford Homan, Garnishee, requiring him to appear before this Court on the the day of May, 1973, at M. 30 o'clock, A.m., and make an oral answer to the writ of garnishment served upon him in said cause.

Now, therefore, you are hereby commanded to summon the said Milford Homan, Garnishee, to appear before this Court on the $\frac{2^{\frac{1}{2}}}{2^{\frac{1}{2}}}$ day of $\frac{2^{\frac{1}{2}}}{2^{\frac{1}{2}}}$ day of $\frac{2^{\frac{1}{2}}}{2^{\frac{1}{2}}}$ and make an oral answer as such garnishee.

WITNESS my hand and seal, this day of April, 1973.

Grenier B. Blackman

10,078/2 Vaylor Wilkins, Jr. Johnnie lee Ray + Idonia Ray Depto Milford Homan Garrishec RECEIVED 1141271973 TAYLOR WILKING Taylor Wilkins, Jr. Ally