

MERIT CREDIT CORPORATION, INC., OF ALABAMA,)	IN THE CIRCUIT COURT OF
a corporation,)	BALDWIN COUNTY, ALABAMA,
Plaintiff,)	AT LAW
vs.)	
BOBBY A. CARPENTER and)	
JUDY CARPENTER, jointly)	
and severally,)	
Defendants.)	Case No. 10,622

This day in open Court came the plaintiff with its attorney and defendant being called but coming not, and failing to appear, plead or otherwise answer the plaintiff's complaint and be wholly in default and plaintiff having filed an affidavit as required by the Soldiers and Sailors Relief Act and no trial by jury has been demanded by the plaintiff, this cause is tried by the court without intervention of a jury and the Court, after hearing the evidence, renders a judgment in favor of plaintiff and against the defendants on a conditional sales contract filed herein for the sum of \$577.50.

It is THEREFORE, ORDERED and ADJUDGED by the Court that the plaintiff do have and recover of the defendant the sum of FIVE HUNDRED ⁷⁵⁷⁻⁸² ~~SEVENTY-SEVEN~~ ^{\$577.50} and 50/100's (\$577.50) DOLLARS, the amount due so assessed by the Court and all Court costs in this cause created for the recovery of which let execution issue.

And against this judgment, and the execution to be issued thereon, there is no exemption of personal property of the defendant.

Dated this 7th day of November, 1972.

Justin J. Wadsworth
JUDGE

MERIT CREDIT CORPORATION, INC., OF ALABAMA, a corporation,)	IN THE CIRCUIT COURT OF
)	BALDWIN COUNTY, ALABAMA,
Plaintiff,)	AT LAW
vs.)	
BOBBY A. CARPENTER and JUDY CARPENTER, jointly and severally,)	
Defendants.)	Case No. 10,622

This day in open Court came the plaintiff with its attorney and defendant being called but coming not, and failing to appear, plead or otherwise answer the plaintiff's complaint and be wholly in default and plaintiff having filed an affidavit as required by the Soldiers and Sailors Relief Act and no trial by jury has been demanded by the plaintiff, this cause is tried by the court without intervention of a jury and the Court, after hearing the evidence, renders a judgment in favor of plaintiff and against the defendants on a conditional sales contract filed herein for the sum of \$577.50.

It is THEREFORE, ORDERED and ADJUDGED by the Court that the plaintiff do have and recover of the defendant the sum of FIVE HUNDRED 756.50 ~~SEVEN~~ and 50/100's (~~\$577.50~~) DOLLARS, the amount due so assessed by the Court and all Court costs in this cause created for the recovery of which let execution issue.

And against this judgment, and the execution to be issued thereon, there is no exemption of personal property of the defendant.

Dated this 7th day of November, 1972.

Jeffrey J. Madolebreuer
JUDGE

FROM

Circuit Court of Baldwin County
Baldwin County Courthouse
Bay Minette, Alabama 36507

PERLOFF, REID & BRISKMAN

Attorneys at Law

257 St. Anthony Street

Mobile, Alabama 36603 • Telephone 433-5412

SUBJECT:

OLD HERE

DATE

9-27-72

MESSAGE

Please file the enclosed suit in the Circuit Court of Baldwin County.

Thank you for your attention to this matter.

10,622

SIGNED

T. Dwight Reid

DATE

REPLY

SIGNED

MERIT CREDIT CORPORATION)
INC., OF ALABAMA, a
corporation

Plaintiff

vs.

DAN COLEMAN and
ELEANOR COLEMAN, jointly)
and severally,
Defendant.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA,

AT LAW

CASE NO. 10,622

Plaintiff claims of the defendant the sum of \$ 577.50

for that heretofore on to-wit: 9-21-71 the defendant for a valuable
consideration, executed a written promissory note, a copy of
said instrument is attached hereto and made a part hereof, wherein they
agreed to pay Merit Credit Corp., Inc., of Ala. the sum of \$ 625.00
in installments of \$ 25.00 per month, including interest, commencing
on the to-wit: 10-21-71.

Plaintiff avers that defendant defaulted in payment thereunder on
to-wit: 7-17-72 and pursuant to the terms of said
promissory note the plaintiff herein declared the entire
balance due and owing. Plaintiff further alleges that the defendant waived
all right or claim of exemption under the Constitution and Laws of the
State of Alabama and agreed to pay a reasonable attorney's fee in the event
employment of an attorney was necessary for the collection, which said
attorney's fee plaintiff claims in the amount of \$ 96.25, which is
20 per cent of \$ 481.25, and plaintiff avers that same is
reasonable.

WHEREFORE, plaintiff claims of the defendant \$ 481.25
plus interest, plus attorney's fee in the amount of \$ 96.25, as
aforesaid.

PERLOFF, REID & BRISKMAN

FILED

Dwight Reid
Attorney for Plaintiff

Defendant may be served:
Route 1, Box 20A
Daphne, Alabama

SEP 28 1972

EUNICE B. BLACKMON
CIRCUIT
CLERK

[illegible][illegible]

Further warrants, arrests and seizures;

Security Agreement and all the conditions whether herein stated or not, shall be governed by all of the provisions of the Uniform Commercial Code of Texas as

SECTION 2. COLLATERAL: All of the household goods, furniture and personal property of every kind, nature and description now located at the Debtor's address

ted and delivered by the debtor's on the above stated "Date Loan Made."

Secured Party

D. J. [unclear]
 E. [unclear] [unclear]

00000000