

2271

STATE OF ALABAMA)
BALDWIN COUNTY) IN THE CIRCUIT COURT . . LAW SIDE . . .

TO ANY SHERIFF OF THE STATE OF ALABAMA, Greetings:-

You are hereby commanded to summon Luicanio Garcia to appear within thirty (30) days from the service of this writ in the Circuit Court to be held for said County at the place of holding same, then and there to answer the complaint of Vic Sauer.

WITNESS my hand on this the 24th day of May, 1954.

Archie J. French
Clerk

- COMPLAINT -

VIC SAUER,)	
)	
Plaintiff,)	IN THE CIRCUIT COURT OF
)	BALDWIN COUNTY, ALABAMA
-vs-)	
)	LAW SIDE
LUICANIO GARCIA,)	
)	
Defendant.)	

COUNT ONE

The Plaintiff claims of the Defendant One Hundred Seventeen and 09/100 Dollars (\$117.09) due from him for merchandise, goods and chattles and work and labor done by Koehle Motor Company, Inc., for the Defendant, on the 30th day of April, 1954, which said account has been regularly and duly paid by and assigned to the Plaintiff, which sum of money, with the interest thereon, is still unpaid.

Edison
Attorney for the Plaintiff

Received 24 day of May 1954
4 of _____

no 2771 *Summerville*
Vic. *Sauer*
vs
Lurcanis

Returned 3 day of June 1954
Not found in my county after diligent search and in-
quiry.

Sum. Compt

Taylor Wilkins, Sheriff
By J. H. H. H.
Deputy Sheriff

97

FILED
MAY 24 1954
ALICE J. DUCK, Clerk

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BALDWIN COUNTY } IN THE CIRCUIT COURT . . LAW SIDE . . .

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WITNESS my hand on this the _____ day of May, 1954.

Clerk

- COMPLAINT -

VIC SAUER,

Plaintiff,

-vs-

LUICANIO GARCIA,

Defendant.

}
IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
LAW SIDE
}

COUNT ONE

The Plaintiff claims of the Defendant One Hundred Seventeen and 09/100 Dollars (\$117.09) due fromhim for merchandise, goods and chattles and work and labor done by Koehle Motor Company, Inc., for the Defendant, on the 30th day of April, 1954, which said account has been regularly and duly paid by and assigned to the Plaintiff, which sum of money, with the interest thereon, is still unpaid.

Attorney for the Plaintiff

STATE OF ALABAMA)
BALDWIN COUNTY) IN THE CIRCUIT COURT . . LAW SIDE . . .

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WITNESS my hand on this the 24th day of May, 1954.

Deirda Murch
Clerk

- COMPLAINT -

VIC SAUER,
Plaintiff,
-vs-
LUICANIO GARCIA,
Defendant.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
LAW SIDE

COUNT ONE

The Plaintiff claims of the Defendant One Hundred Seventeen and 09/100 Dollars (\$117.09) due from him for merchandise, goods and chattles and work and labor done by Koehle Motor Company, Inc., for the Defendant, on the 30th day of April, 1954, which said account has been regularly and duly paid by and assigned to the Plaintiff, which sum of money, with the interest thereon, is still unpaid.

[Signature]
Attorney for the Plaintiff

STATE OF ALABAMA

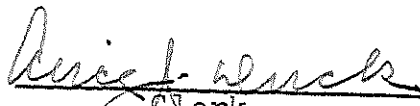
BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA, Greetings:-

WHEREAS, Vic Sauer has complained to me on oath that Luicanio Garcia is justly indebted to him in the sum of One Hundred Seventeen and 09/100 Dollars (\$117.09) and that the said Luicanio Garcia is a non-resident, the Plaintiff thereby being exempt from filing Bond:

You are hereby commanded to attach so much of the estate of the said Luicanio Garcia as will be of value to satisfy the said debt and Costs, according to the Complaint; and such estate, unless replevied, so secure that the same may be liable to further proceedings thereon, to be held at the next term of the Circuit Court of Baldwin County, Alabama, to be held at the Courthouse thereof, when and where you must make known how you have executed this writ.

WITNESS my hand and seal as Clerk of Court of Baldwin County, Alabama, on this the 24th day of May, 1954.


Clerk

I have executed the within writ of attachment this _____ day of May, 1954, by Levying upon the following described personal property of the Defendant, viz:-

One Dodge Truck - Texas License Number 2B 8625

and herewith return this writ to the Court.

Done this the _____ day of May, 1954.

Sheriff

STATE OF ALABAMA

BALDWIN COUNTY

Before me, Alice J. Duck, Clerk of the Circuit Court of Baldwin County, Alabama, personally appeared Vic Sauer who, being duly sworn, deposes and says:

That Luicanio Garcia is justly indebted to him in the sum of One Hundred Seventeen and 09/100 Dollars (\$117.09), which said amount is justly due and that the said Luicanio Garcia resides out of the State of Alabama, or that he is about to remove out of the State of Alabama, and that this attachment is not sued out for the purpose of vexing or harrassing said Defendant.

Vic Sauer

Sworn to and subscribed before me,
on this the 24th day of May,
1954.

Alice J. Duck
Clerk

①. That the defendant ordered
no. 1 ~~no~~ watermelons and
the plaintiff agreed to ship
no. 1 watermelons but the defendant
in fact shipped field grown
watermelons ^{most of which} ~~and~~ were misshapen,
cut green, and seen damaged.

Joseph Chesley
att for
Defendant

STATE OF ALABAMA

BALDWIN COUNTY

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C
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WITNESS my hand and seal as Clerk of Court of Baldwin County, Alabama, on this the 24th day of May, 1954.

Archie F. Wrench
Clerk

I have executed the within writ of attachment this _____ day of May, 1954, by Levying upon the following described personal property of the Defendant, viz:-

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Alice J. Duck
Clerk