

STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Lonzo O: Bannon to appear within thirty days of the service of this writ in the Circuit Court to be held in said County at the place of holding the same then and there to answer the complaint of T. J. Davidson, Sr.

Serie Inouchy

T. J. DAVIDSON, SR., D/b/a PEOPLES MARKET

Plaintiff

IN THE CIRCUIT COURT OF

VS.

BALDWIN COUNTY, ALABAMA

LONZO O'BANNON.

IN LAW

No. 2323

Defendant

Now comes the plaintiff, by his attorney, and amends his complaint in the above styled cause so that the name of the defendant shall read "Lonzo O'Bannon" instead of Lonzo O. Bannon and alleges that the true and correct name of the defendant is Lonzo O'Bannon.

Attorney for the Plaintiff

STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA

You are hereby commanded to summon Lonzo O. Bannon to appear within thirty days of the service of this writ in the Circuit Court to be held in said county at the place of holding the same then and there to answer the complaint of T. J. Davidson, Sr.

Witness my hand this the 22 may of fine, 1954.

acine f-rescoke

T. J. DAVIDSON, SR.,
D/b/a PEOPLES MARKET

Plaintiff

VS.
LONZO O. BANNON
Defendant

Plaintiff

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

IN LAW
NO.

Defendant

Plaintiff claims oftthe defendant the sum of \$233.24 due by promissory note made by him on the 31st day of March, 1954, and payable in equal installment every two weeks from the 31st day of March, 1954 with interest thereon at the rate of 4 per cent from date.

Plaintiff alleges that no payment has been made upon said note.

Plaintiff further alleges that in and by said note the defendant agreed to pay any and all cost of collecting the same including a reasonable attorney's fee and the plaintiff claims of the defendant the further and additional sum of \$35.00 as a reasonable attorney's fee in the premises.

Plaintiff alleges that in and by said note the defendant waives all right of exemption of personal property under the laws of the State of Alabama and the plaintiff claims the benefits of such waiver.

ATTORNEY FOR PLAINTIFF

THE STATE OF ALABAMA, BALDWIN COUNTY

CIRCUIT COURT

To Any Sheriff of the State of Alabama—Greeting:

has commenced su	iit by S	ammons ai	id Complai	nt returnable	to the next to	erm of the Ci	rcuit Court	of said
County, against_	Lon	zo O'Bar	מסמנ	manual Andrews of Section of Section 1997	The state of the s		, minorini, marini, myorq	
county, against =		Par Congress	11011			·····		······································
Andrews Andrews Andrews Andrews	25							
as a series			- /					
for the sum of To	vo Hun	dred & S	eventiv_T	mo & 81/10	0 (4272 8)	.)		
The second secon	**************************************	where the same of		CONTRACTOR OF THE PROPERTY OF	0 (98272.07	Dollars a	and whereas	, the said
	Park	7.47						
, s train	1/42 - 10 10 8.7							
Salvinos 		. "						
has entered into bo	ond, and	l made affi	davit as re	nuired by law	that the said	Lonzo O	Bennon	. ÷
and the second		" ",			the the bare			
ANT TOP		10.00	*					
in Swalchter to b	-1-m	The second of th						
is indebted tob	1.1.111	19.00	1Π	the sum of		VIVALUE	· · · · · · · · · · · · · · · · · · ·	
Dollars, and that p	rocess	of garnish	nent is beli	eved to be nec	essary to obt	ain satisfacti	on of such j	udgment
Section 1997 Section 2015 Secti	and Apply in the best in age of June 1 Above	leen talitan (1995)	et e e e e e e e e e e e e e e e e e e	Committee of the same		er energy of the second		
as may be recovere	d by Pl	aintiff, and	d that _N	ewport Indi	etries, I	nc.		
		•						
			·					
				halian 1 4 1 1 -				
			1S	believed to be	chargeable a	is garnishee i	n the cause	•
VOII ARE	านันp	EEORE /	omman dad	1 to	le est Mes	T 3	- t T	·
100 11103		mona, c	.ommandec	to summon the	ne said	<u> Mport ⊥ncu</u>	stmes, 1	nc .

	to be an	id appear a	it the			term of t	he Circuit (Court to
		a a fa la mara a		110 110		term or t	ne Cheun C	court, to
oe-holden for the C	County (of Baldwin	, on	ithin 30 da	ys			.19,
hen and there to a								
ime of making you								
naking the answer								
he future by a con								
the delivery of pers								
personal property,						you have no	t in your po	ssession
or under your conti	rol mon	ey or effect	ts belongin	g to the defen	idant.			
				`				
Witness my	hand tl	is <u> </u>	h .	day ofOc	tober			, 195 <u>L</u> _
				\wedge				
				Us.	è A	- De		
								Clerk.

BOND

THE STATE OF ALABAMA Baldwin County.

CIRCUIT COURT.

KNOW ALL MEN BY THESE PRESENTS:

THAT WE. T. J. Davidson, Sr. and Flaudia Still			••••••
are held and firmly bound untoLonzo O'Bannon			
	ф		
in the sum of Two Hundred Seventur-Two & 81/700 (\$272.81)		DOTT	470
in the sum of Two Hundred Seventy-Two & 84/100 (\$272.84)			ARS,
to be paid to the said Lonzo O'Bannon	*********	<u> </u>	
heirs, executors, administrators or assigns; for which payment well and truly to		:	
each of us, our and each of our heirs, executors and administrators jointly, severall	y and firml	y by these Presen	ts.
Sealed with our seals, and dated thisllthday ofOc.tober		19.54	
THE CONDITION OF THE ABOVE OBLIGATION IN SUCH, That where	as, the abov	e bound	
T. J. Davidson, Sr.			
has commenced suit in the Circuit Court of said County by summons and c	.complaint v	rhiah harri ianual	6
		a second	
said Court, to recover of said Lonzo O'Bannon			*********
		and the second s	
the sum ofTwo_Hundred & Seventy-Two & 8h/100 (272.8h)		D o	llars.
and hason the day of the date hereof, prayed that Writ of Garnishme		4	
Newport Industries, Inc.		of said Court to	
By programmy and the state of t			
summoning hands to answer whatit.is indebted to said Defendant	, or what ef	fects of said Defer	idant
it		control; and said F	lain-
tiff having made oath as required by law in such cases, said Writ is about to issue	out of said (Court, returnable t	o the
next Term of the Circuit Court, to be holden for Baldwin County.	e All Daheli.	e er e fan seen, op dat je	1.4
NOW, if the said Plaintiff shall prosecute the Garnishment to effect, ar	ıd pay the I	efendant all such	costs
and damages ashemay sustain, by reason of the wrongful or vexation			
The Control of the Co	ous summe of	at of this Germishr	nent,
then this obligation to be void; otherwise to remain in full force and effect.			
AND WE, and each of us, hereby waive all rights of claim of exemption we	e, or either	of us have now, or	may
hereafter have, under the Constitution and Laws of Alabama, and	hereby	severally certify	that
	of the above	bond.	
graph and the contract of the			,
A)	<i></i>	()	Seal)
Alacede	シム	till .	Seal)
egykk paradi greji susanan gege a dage menerakan seleni keke	,		
	*****************		Seal)
Approved this 17th day of 0et	A. D	193-4	
	,		
	سنامرنامونامكن	c	lerk.