THE	STATE	OF	AT.	AΒ	AMA	

BALDWIN COUNTY

	CIRCUIT	COURT,	BALDWIN	COOMIX
No	*********			

.....TERM, 19.....

TO ANY SHERI	FF OF THE STATE	E OF ALABAMA:	.3
You Are Hereby	Commanded to Si	ummon Edward Valree	
		Bay Minette Oc	
e const e cape e cape			,
en e			
			- A 22.
	t of Baldwin Coun	mur, within thirty days from the service h	
		ty, State of Alabama, at Bay Minette, aga	inst
the Circuit Cour	t of Baldwin Coun	ty, State of Alabama, at Bay Minette, aga	inst
the Circuit Cour	t of Baldwin Coun	ty, State of Alabama, at Bay Minette, aga	inst, Defendant
the Circuit Cour	t of Baldwin Coun	ty, State of Alabama, at Bay Minette, aga	inst

S. W. JACOBS

PLAINTIF

VS

EDWARD VALUES

DEFENDANT

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

AT LAW.

CACTO	37/3	2.0	
CASE	18 W a		
			THE PERSON

10

The Plaintiff claims of the defendant the sum of Five Hundred Forty-eight (\$548.00) Dollars due on a note drawn by the defendant on the 5th day of May, 1954, payable to the Baldwin County Bank at Bay Minette, Alabama, said note being endorsed by the plaintiff herein and the said note not being paid at maturity by the said Edward Valree was charged to the account of plaintiff, S. W. Jacobs, by the said Baldwin County Bank, whereas said note with interest thereon is still unpaid.

2.

The Plaintiff claims of the defendant a reasonable attorney fee as provided in the said promissory waive note.

Attorney for Plaintiff.

S. W. JACOBS

PLAINTIFF

VS

EDWARD VALEEE

DEFENDANT

IN THE CIRCUIT COURT OF BAIDWIN COUNTY, ALABAMA AT LAN.

CASE NO.

The Flaintiff claims of the defendant the sum of Five Hundred Forty-eight (\$548.00) Dollars due on a note drawn by the defendant on the 5th day of Hay, 1954, payable to the Baldwin County Hank at Hay Minette, Alabama, said note being endorsed by the plaintiff herein and the said note not being paid at maturity by the said Edward Valree was charged to the account of plaintiff, S. W. Jacobs, by the said Baldwin County Bank, whereas said note with interest thereon is still unpaid.

The Plaintiff claims of the defendant a reasonable attorney fee as provided in the said promissory waive note.

THE STATE OF ALABAMA,

CIRCUIT	COURT,	BALDWIN	COUNTY

		No. 2000	
ing in the	BALDWIN COUNTY	J	TERM, 19
			•
ANY SHER	IFF OF THE STATE OF .	ALABAMA:	
1 2			
u Are Hereb	y Commanded to Summo	m Edward Valree	
	· ·	Marcha Usa	
			•
appear and)	plead, answer or demur, t	within thirty days from the servi	ce hereof, to the complaint filed
		within thirty days from the servi	
		tate of Alabama, at Bay Minette,	against
Circuit Cou	rt of Baldwin County, St	tate of Alabama, at Bay Minette,	against
Circuit Cou	rt of Baldwin County, St	tate of Alabama, at Bay Minette,	against
	rt of Baldwin County, St	tate of Alabama, at Bay Minette, Jacobs	ce hereof, to the complaint filed i against
Circuit Cou	rt of Baldwin County, St Edward Valree	tate of Alabama, at Bay Minette, Jacobs	against, Defendant

, , , , , X	Definition of the control of the con
No. 2800 molly Janan	Defendant lives at
THE STATE OF ALABAMA BALDWIN COUNTY	
BALDWIN COUNTY	RECEIVED IN OFFICE
CIRCUIT COURT	/2020, 1955
S. W. Jacobs	, 19.55, Sheriff
	I have executed this summons
Plaintiffs	this
vs.	by leaving a copy with
Edward Valree	THE COMMENT
Defendants	
SUMMONS and COMPLAINT	Returned 21 day of Or. 1918
BOWNONS and COMPLAINT	Not found in my county after different and
Filed Alec 20 , 1955	quiry. In your yerse
Filed Alec. 20 , 1955	Staylor Silling Flo
alice J. Huck Clerk	By John
	Megnity directly
	Returned Lay of manches
	Not found in Jonath Charles (IIII)
	quicy In speed
	Chiffield Wallet
	By Jelley Sheri
Plaintiff's Attorney	
1 minute Attorney	Sheriff
Defendant's Attorney	Deputy Sheriff
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