

THE STATE OF ALABAMA, BALDWIN COUNTY

CIRCUIT COURT

To Any Sheriff of the State of Alabama—Greeting:

AYRES LITTLE BALDWIN Sindebted to him in the sum of \$149.25 Dollars, and that process of garnishment is believed to be necessary to obtain satisfaction of such judgmen as may be recovered by Plaintin, and that J. D. CROSEY, Jr. is believed to be chargeable as garnishee in the cause. YOU ARE THEREFORE, commanded to summon the said J. D. CROSEY, Jr. to be and appear at the next term of the Circuit Court, to be holden for the County of Baldwin, on hen and there to answer, upon oath, whether, at the time of the service of this garnishment and making the answer, you were indebted to the defendant, and whether, you will not be indebted to him in the future by a contract then existing, and whether by a contract then existing, you are liable to him for the delivery of personal property, or which is payable in personal property, and whether you have not in your possession personal property, or which is payable in personal property, and whether you have not in your possession personal property, or which is payable in personal property, and whether you have not in your possession	Whereas,	AYRE	S LITTLE	
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AYPES LITTLE Task entered into bond, and made affidavit as required by law that the said **TANCE OSCAR** BALDWIN* **s indebted to	here and things a generalized transmission of the second section of		er et er fert i grungeren grotte er en kommen frammen frammen frammen frammen frammen frammen frammen frammen f	
AYRES LITTLE Base entered into bond, and made affidavit as required by law that the said FALDWIN Sindebted to him in the sum of \$149,25 Dollars, and that process of garnishment is believed to be necessary to obtain satisfaction of such judgmen as may be recovered by Plaintiff, and that J. D. CECSBY, Jr. is believed to be chargeable as garnishee in the cause. YOU ARE THEREFORE, commanded to summon the said J. D. CECSBY, Jr. to be and appear at the next term of the Circuit Court, to be holden for the County of Baldwin, on hen and there to answer, upon oath, whether, at the time of the service of this garnishment, or at the ime of making your answer, or at any time intervening between the time of serving the garnishment and naking the answer, you were indebted to the defendant, and whether, you will not be indebted to him in the future by a contract then existing, and whether by a contract then existing, you are liable to him for the delivery of personal property, or which is payable in personal property, and whether you have not in your possession were under your control maney or effects belonging to the defendant.	County, against		R BALDWIN	
AYRES LITTLE Sindebted to be necessary to obtain satisfaction of such judgmen in the sum of \$149.25 Dollars, and that process of garnishment is believed to be necessary to obtain satisfaction of such judgmen is may be recovered by Plaintiff, and that J. D. CROSBY, Jr. ———————————————————————————————————	Al Maria de Al Maria de Al Maria de	gen week		
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BALDWIN Sindebted to him in the sum of \$149.25 Dollars, and that process of garnishment is believed to be necessary to obtain satisfaction of such judgmen as may be recovered by Plaintiii, and that J. D. CRCSBY, Jr. ———————————————————————————————————	in Andrews Andrews	2		the state of the s
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in the sum of \$149.25 Dollars, and that process of garnishment is believed to be necessary to obtain satisfaction of such judgmen as may be recovered by Plaintiff, and that	, cons	See III		
Dollars, and that process of garnishment is believed to be necessary to obtain satisfaction of such judgmen as may be recovered by Plaintiff, and that J. D. CRCSBY, Jr. is believed to be chargeable as garnishee in the cause. YOU ARE THEREFORE, commanded to summon the said J. D. CRCSBY, Jr. to be and appear at the next term of the Circuit Court, to be holden for the County of Baldwin, on hen and there to answer, upon oath, whether, at the time of the service of this garnishment, or at the time of making your answer, or at any time intervening between the time of serving the garnishment and making the answer, you were indebted to the defendant, and whether, you will not be indebted to him in the future by a contract then existing, and whether by a contract then existing, you are liable to him 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 property, and whether you have not in your possession or under your control money or effects belonging to the defendant.	BALDWIN	* 1.00		
Dollars, and that process of garnishment is believed to be necessary to obtain satisfaction of such judgmen as may be recovered by Plaintiff, and that J. D. CRCSBY, Jr. is believed to be chargeable as garnishee in the cause. YOU ARE THEREFORE, commanded to summon the said J. D. CRCSBY, Jr. to be and appear at the next term of the Circuit Court, to be holden for the County of Baldwin, on hen and there to answer, upon oath, whether, at the time of the service of this garnishment, or at the time of making your answer, or at any time intervening between the time of serving the garnishment and making the answer, you were indebted to the defendant, and whether, you will not be indebted to him in the future by a contract then existing, and whether by a contract then existing, you are liable to him 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 property, and whether you have not in your possession or under your control money or effects belonging to the defendant	position had been been been been been been been bee			25
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YOU ARE THEREFORE, commanded to summon the said	s may be recovered b	y Plaintiff, and that	J. D. CROS	BY_Jr_
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YOU ARE THEREFORE, commanded to summon the said			-	
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Witness my hand this day of , 1932	then and there to answine of making your a making the answer, you he future by a contractive delivery of personal property, or your under your control.	ver, upon oath, where inswer, or at any time on were indebted to ct then existing, and al property, or for the which is payable in page or effects bel	ther, at the time of the serv ne intervening between the t the defendant, and whether d whether by a contract the ne payment of money which personal property, and whether	time of this garnishment, or at the time of serving the garnishment and you will not be indebted to him in existing, you are liable to him for may be discharged by the delivery of ther you have not in your possession
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BOND

The State of Alabama, Baldwin County

CIRCUIT COURT

THAT WE, ARRES LITTLE	:			
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in the sum of Three-hundred				DOLLARS,
to be paid to the saidOSCAR_BALLEY	IN , his			·
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heirs, executors, administrators or assigns selves, and each of us, our and each of or by these Presents.			No.	
Sealed with our seals, and dated th	is <u>November</u>	16 tay of		, 19_56
THE CONDITION OF THE AB	OVE OBLIGA	TION IN SUCH	I, That whereas, the	above bound
AYRES LITTLE			· .	
haS commenced suit in the Circuit Cou	art of said Cour	ity by summons a	and complaint, whic	h have issued
from said Court, to recover of saidOS		4		
esantharina (c. 1918). El el el companione (c. 1918) de la companione (c. 1				
the sum ofOne_hundred, f	ortima er	A +	-/200	D-21-
and ha_Son the day of the date h				
J. D. CROSBY, Jr	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		issiment issue out of	salu Court to
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summoning h_im to answer what				
Defendanthehas	part of the second		e de la companya de	
said Plaintiff having made oath as require	3.1			e out of said
Court, returnable to the next Term of the				
NOW, if the said Plaintiffshall			9	
such costs and damages as he m	· ·			suing out of
this Garnishment, then this obligation to b	be void; otherw	ise to remain in t	full force and effect.	
AND WE, and each of us, hereby	waive all right	s of claim of exer	nption we, or either	of us have
now, or may hereafter have, under the Co	nstitution and l	aws of Alabama,	and her	reby severally
certify that have 1	property free fr	om all incumbra	ince, to the full ar	nount of the
above bond.			ing American	
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Approved this	_day of	a /		ы. р., 19- <i>Д</i>

	Baldwin (me, ALICE J				Court,
n and	for said Cour	ity, personall	y appeared.	AYRES	LITTLE				a sar
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					believe that pro				
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s nece	ssary to obta	in satisfaction	a of said cla	im; and that	t the said	J_D	CROS	BY,-Jr	
					and that this V proper motives.		r sued o	at for the	purpose
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9				iff.		mt	nent	day of	lerk.
960	1MA	E		Plaintiff		fendant	ishment	day of	Clerk.
53096	ABAMA ty.	URT		Plaintiff		Defendant	Garnishment 18	day of	Clerk,
453096	' ALABAMA County.	COURT				Defendant	in Garnishment imons	day of	Clerk.
8	OF ALABAMA	l II		Plaintiff		Defendant	lavit in Garnishment Summons	day of	Clerk.
8	ATE OF ALABAMA aldwin County.	l II				Defendant	Affidavit in Garnishment on Summons	day of	Clerk.
8	SI	CIRCUIT COURT				Defendant	nd Affidavit in Garnishment on Summons		Clerk.
8	THE STATE OF ALABAMA Baldwin County.	l II				Defendant	Bond and Affidavit in Garnishment on Summons	Filed thisday of	Clerk.

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BALDWIN COU	NTY	menter de la companya			Page 1	Cities entres entres Cities
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100 ARE HERI	EBY NOTIFIED that a	Writ of (Garnishm	ent has been	issued in t	he case of
	AYRES LITTLE				Party	ac case or
versus	OSCAR BALD	`.T-T-70'				, Plaintiff
		****************	**************		***************************************	., Defendant
now pending in the Circ	cuit Court of Baldwin	Country	A 1-1			
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