	The State of Alabama, Circuit Court, Baldwin County
	Baldwin County.  No. 36/2 TERM, 19
	TO ANY SHERIFF OF THE STATE OF ALABAMA:
	You Are Hereby Commanded to Summon TROPOSTA NEW AND NO. FRIESE, JAKE FRIESE
	AND BLIHU PULLEN
:	
	to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in
	the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against R.D. FRIESE, JAK
	FRIESE AND RLIHU PULLEN , Defendant
	by GEORGIA WAE AUDING
	Plaintiff
-	Witness my hand this 13 day of sugust 1958
:	Alice I Duck, Clerk

GEORGIA MAE ANDING,	)	IN THE CIRCUIT COURT
Plaintiff,	)	OF BALDWIN COUNTY,
vs.	)	ALABAMA
R.D. FRIESE, JAKE FRIESE	)	AT LAW
AND ELIHU PULLEN,	)	
		NO CONTRACTOR CONTRACT

## COUNT ONE

The plaintiff claims of the defendants the sum of Three Thousand \$5,000.00) Dollars, due from them on a certain judgement which was recovered by the plaintiff against the defendants in the Carcuit Court of Pike County, Mississippi, on February 16, 1957, for the sum of \$3,000.00, together with court costs.

Plaintiff avers that the amount of the said judgement has not been paid, and that the defendants are indebted to the plaintiff in the full amount of said judgement, together with the costs, and together with the interest thereon.

Samuel W. Inge Attorney for Plaintigf

Defendants may be served:

Loxley Alabama

The State of Alabama,	No. 3602	Circuit Court, I	Baldwin County
TO ANY SHERIFF OF THE ST	ATE OF ALABAM	(A:	
You Are Hereby Commanded to Su	ımmon — ***	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	I TOTTORO INTERPRETARIO
	ANT BU	THU POLLS	
to appear and plead, answer or dem	ur, within thirty day		
PRIESE AND BLING FO	a was a same of the same of th		, Defendant
byGEORGIA_MAR_ADDIES			
			Plaintiff
Witness my hand this	day of	alice J.	Suck Clerk

GEORGIA MAE ANDING,	)	IN THE CIRCUIT COURT
Plaintiff,	)	OF BALDWIN COUNTY,
Vs.	)	ALABAMA
R.D. FRIESE, JAKE FRIESE	)	AT LAW
AND ELIHU PULLEN,	)	<u> </u>
Defendants.	, to the transfer of the species of	

#### COUNT ONE

The plaintiff claims of the defendants the sum of Three
Thousand (\$3,000.00) Dollars, due from them on a certain judgement which was recovered by the plaintiff against the defendants
in the Circuit Court of Pike County, Mississippi, on February 16,
1957, for the sum of \$3,000.00, together with court costs.

Plaintiff avers that the amount of the said judgement has not been paid, and that the defendants are indebted to the plaintiff in the full amount of said judgement, together with the costs, and together with the interest thereon.

Samuel W. Inge

Attorney for Plaintiff

Defendants may be served:

Loxley Alabama e. Said complainant in this cause fails to allege that the court rendering the alleged decree against your defendant, R. D. Friese, affirmatively showed said defendant a known resident of said state was within the jurisdiction of said court.

isdiction of said court.
P.D. Fruer
- f
THOMPSON & WHITE
tak di nganggalan kanalaga terlah di kecamatan penggalangan di kecamatan di kecamatan di kecamatan di kecamata
BY: Attorneys for defendant.
STATE OF ALABAMA BALDWIN COUNTY
Before me, the undersigned authority, personally appeared R. D. Friese, Defendant, who being informed of the contents of the foregoing answer, says under oath, that same is true and correct to the best of his knowledge, information and belief.
R.D. Friel
Sworn to and subscribed before me this theday of, 1961.
Notary Public, Baldwin County, Alabama

GEORGIA MAE ANDING,

Plaintiff,

OF BALDWIN COUNTY,

VS.

ALABAMA

R.D. FRIESE, JAKE FRIESE

AT LAW 36 42

AND ELIHU PULLEN,

Defendants.

NO.

#### COUNT ONE

The plaintiff claims of the defendants the sum of Three
Thousand (\$3,000.00) Dollars, due from them on a certain judgement which was recovered by the plaintiff against the defendants
in the Circuit Court of Pike County, Mississippi, on February 16,
1957, for the sum of \$3,000.00, together with court costs.

Plaintiff avers that the amount of the said judgement has
not been paid, and that the defendants are indebted to the
plaintiff in the full amount of said judgement, together with
the costs, and together with the interest thereon.

Samuel W. Inge Attorney for Plaintiff

Defendants may be served:

Loxley Alabama

The State of Alabama,  Baldwin County.  Circuit Court, Baldwin County  No. 3642  TERM, 19
TO ANY SHERIFF OF THE STATE OF ALABAMA:
You Are Hereby Commanded to Summon
AND ELIHU PULLEN
to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in
the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against R.D. FRIESE, JAKE
FRIESE AND ELIEU PULLEN , Defendant
byGEORGIA_MAE_ANDING
Plaintiff,
Witness my hand this 13 day of August 1958.  Olice J. Nuck , Clerk

GEORGIA MAE ANDING, ) IN THE CIRCUIT COURT

PLAINTIFF ) OF BALDWIN COUNTY,

VS ) ALABAMA.

R. D. FRIESE, JAKE ) AT LAW.

FRIESE, AND ELIHU PULLEN ) NO. \_\_\_\_\_\_\_

DEFENDANTS

Come the defendants and demur to the complaint filed in said cause and to each phase thereof separately and severally as follows:

l.

That for aught alleged the said court is not a court of record.

2.

That for aught alleged the court was not an session at the time the said judgment was rendered.

3.

That for aught alleged the said court did not have jurisdiction of the parties.

4.

That the said complaint does not state a cause of action.

5.

That for aught alleged the allegations are conclusions of the pleader.

6.

That for aught alleged the said judgment is a judgment by default.

7.

That for aught alleged the defendant was not properly before the court.

Actorney for Defendant, R. D. Friese.

Defendant demands trial by jury.

Attorney for Defendant, R. D. Friese.

GEORGIA MAE ANDING

PLAINTIFF

VS.

R. D. FRIESE ET AL

DEFENDANT

\* IN THE CIRCUIT COURT

\* ALABAMA

AT LAW

CASE NO.\_\_\_\_\_\_\_

Comes the Defendant R. D. Friese in the above styled cause and for answer to the complaint, and to each and every phase thereof separately, and severally, says:

1.

Nul tiel record.

2.

Nul tiel judgement.

3.

The defendant for answer to the said complaint, saith that he has paid the debt, for the recovery of which this suit was brought before the action was commenced.

البرد. موجعي

Attorney for the Defendant

I hereby certify that I have this day mailed to Honorable Samuel Van Antwerp Building

W. Inge/ attorney for Plaintiff, postage prepaid, a copy of the

foregoing.

STATE OF ALABAMA BALDWIN COUNTY

Before me the undersigned authority, personally appeared C. LeNoir Thompson, Attorney for the Defendant, who being informed of the contents of the foregoing plea, says under oath, that same is true and correct, to the best of his information, knowledge and belief.

Sworn to and subscribed to before me, this the / O day of September, 1959.

Notary Public, Baldwin County, Alabama.

MY COMMISSION AS A NOTARY PUBLIC

EXPIRES 30 OF Jan. 1936 0.

who

134-C:



GEORGIA MAE ANDING	ว์c	IN THE CIRCUIT COURT OF
	<del>vie</del>	
PLAINTIFF	论	BALDWIN COUNTY, ALABAMA
<b>4</b> -4-2 -4-3 -4-3 -4-3 -4-3 -4-3 -4-3 -4-3	*	
VS	ş <u>ş</u> a	AT LAW
, -	75	
R. D. FRIESE, JAKE	*	CASE NO.
	ile	
FRIESE, AND ELIHU PULLEN	*	
	<b>%</b>	
DEFENDANTS	<b>ઈ</b> વ	

Comes defendant, R. D. Friese and as a special plea in said cause shows unto this honorable court as follows:

That the court as noted in the said Bill of Complaint did not have jurisdiction of the parties against whom judgement was rendered and therefore this honorable court is without jurisdiction to try this cause.

2.

That the alleged judgement shown for this suit is void and as grounds for said plea assigns as follows:

- A. The said court allegedly rendering said decree did not have jurisdiction of the parties against whom said judgement was rendered and therefore this honorable court is without jurisdiction to try said cause.
- B. That the alleged judgement on which this action is based was rendered in violation of the "Due Process" clause of the Constitution of the United States and the Constitution of the State of Alabama, in that neither neither the preson of the defendant not his property was within the jurisdiction of the court allegedly rendering the judgement on which this action is founded.
- C. That the said R. D. Friese is not now and has never been a member of Friese Brothers, an alleged partnership.
- D. That the said R. D. Friese does not know and has not known for about 40 years an individual named Jake Friese, allegedly a parteer of your defendant.
- E. Said complainant in this cause fails to allege that the court rendering the alleged decree against your defendant, R. D. Friese, affirmatively showed said defendant a known resident of said state was within the jurisdiction of said court.

Wherefore, said action being founded on a void judgement, Defendant R. D. Friese prays the judgement of this honorable court that judgement be entered for Defendant R. D. Friese.

Sworn to and subscirbed before me on this the day of Sept. 1959

Worksara Patotic

Fred 9-12-60 fremen Der

131

GEORGIA MAE ANDING	χ	
Plaintiff	X	IN THE CIRCUIT COURT OF
VS	X	BALDWIN COUNTY, ALABAMA
R. D. FRIESE, et al	X	AT LAW CASE NO
Defendant	χ	

Comes the defendant, R. D. Friese, in the above styled cause and amends his answer heretofore filed to said complaint and to each and every phase thereof separately and severally, says:

-1-

He denies the allegations of said complaint as untrue.

-2-

Nul tiel record.

--3--

Nul tiel judgment.

-4-

That the court as noted in the said Bill of Complaint did not have jurisdiction of the parties against whom judgment was rendered and therefore this Honorable Court is without jurisdiction to try this cause.

-5-

The defendant for answer to the said complaint, saith that he has paid the debt, for the recovery of which this suit was brought before the action was commenced.

-6-

That the alleged judgment shown for this suit is void and as grounds for said plea assigns as follows:

- a. The said court allegedly rendering said decree did not have jurisdiction of the parties against whom said judgment was rendered and therefore this Honorable Court is without jurisdiction to try said cause.
- b. That the alleged judgment on which this action is based was rendered in violation of the "Due Process" clause of the Constitution of the United States and of the Constitution of the State of Alabama in that neither the person of the defendant nor his property was within the jurisdiction of the court allegedly rendering the judgment on which this action is founded.
- c. That the said R. D. Friese is not now and has never been a member of Friese Brothers, an alleged partnership.
- d. That the said R. D. Friese does not know and has not known for about 40 years an individual named Jake Friese, allegedly a partner of your defendant.

e. Said complainant in this cause fails to allege that the court rendering the alleged decree against your defendant, R. D. Friese, affirmatively showed said defendant a known resident of said state was within the jurisdiction of said court.

R.D. Fruer

THOMPSON) & WHITE

\_\_\_ /

Attorneys for defendant.

STATE OF ALABAMA BALDWIN COUNTY

Before me, the undersigned authority, personally appeared R. D. Friese, Defendant, who being informed of the contents of the foregoing answer, says under oath, that same is true and correct to the best of his knowledge, information and belief.

R.D. Frice

Sworn to and subscribed before me this the 20 day of \_\_\_\_\_\_, 1961.

Notary Public, Baldwin County, Alabama

ENVELOP

FEB 23 1961

AUCE I DUCK, SESISTER

DIV. No. CER	TIFICATE OF APPEAL. (Civil Cases,)
No. 3642	
<b>ኮ</b> - 1	dwinCounty, Circuit Court.
Georgia MAE ANDING.	County, Circuit Court.
Plaintiff.	
Vs.	
R.D. FRIESE, JAKE FRIESE & ELIHU PULLEN,	
Defendant.	
I, Alice J. Duck	Clerk ofCircuitCourt,
of <u>Baldwin</u> County,	Alabama, hereby certify that in the
cause of GEORGIA MAE ANDING,	plaintiff,
	vs.
R.D. FRIESE, JAKE FRIESE & ELIHU PULLE	defendant
which was tried and determined in the	nis Court on the lith day of
	ere was a judgment for Defendant, R.D. Friese
	Cevorxofxthexplaintiffyx(varxjvdgmentx
	on the 12th day of
March19_62, t	cook an appeal to the Supreme Court
of Alabama to be holden of and for sa	id State.
I further certify that the	Plaintiff
filed security for cost of appeal, to	the Supreme Court, on
the 12th day of March 19	62, and that Fireman's Fund Insurance Co.
by. William W. Ryk Boyles	•
are sureties on the appeal bond.	•
I further certify that notice	e of the said appeal was on the
day of March 19, serve	
•	
	ellee, and that the amount sued for
	Dollars. (Write Ministrians)
(Oropersonal oproperty.)	
Witness my hand and the seal	of this Court, this the 12th
day of March	1962
ent out the state of the state	- White for a Druck
	Clerk of the Circuit Court of
	Baldwin County, Alabama.

# THE STATE OF ALABAMA Baldwin County - Circuit Court

## TO ANY SHERIFF OF THE STATE OF ALABAMA — GREETING:

		المساسب	n day	or Septem	ber, 1961	nowk	dayoin	,≭\$	5, in a cer	:-
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					Plaintif	f and	R.D. Friese,	Take Friese	- & Elilon I	21172
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ve	rse wi	iich		mgem Judg	ment, the	e said	Plaintiff		* * * * * * * * * * * * * * * * * * *	
		Sand Sand	er en			**** *****			) ) )	
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eċ	l for o	~ A ~	des			4.00				
ı (	of our		Suprem	e y of	Court of	the St	, returnable to thate of Alabama, to	to be held at	: Montgomery	<b>,</b>
n che	of our	give	Suprem da n by th	e y of	Court of	the St	ate of Alabama, t	t, and the r	: Montgomery	i,
n che	been	give	Supremedan by the	e y of	Plaint	the Sta	ate of Alabama, t	to be held at	: Montgomery	<b>d</b>
n o	been	give iren	Supremedan by the nan's F	y of	Plaint ance Co.,	the State of the S	ate of Alabama, to the control of th	to be held at the rest, and the rest said R.D. I	: Montgomery necessary bond, sureties	d Fri
he ng w	been	give	Supremedan by the man's F	y of said und Insur ereby Comr	Plaint ance Co.,	the State of the s	Ate of Alabama, to the second	so be held at the rest, and the rest and R.D. I	: Montgomery necessary bond, sureties Friese, Jake	d Fri
heeng w	been with F	. give	Supremedan by the nan's F	y of  e said  und Insur  ereby Comr  u Pullen  torney, to  efend again	Plaint ance Co., nanded, wi appear at	the State of the Appear	ate of Alabama, to the second	so be held at the rest, and the rest that the rest thin ite.	: Montgomery necessary bond, sureties Friese, Jake Term of our	Fri

Attest:

Migh black, Clerk

# SOUTHERN DEPARTMENT ATLANTA, GA.

# BOYLES INSURANCE & REALTY COMPANY

159 St. Louis Street

MOBILE, ALA. March 12th., 1962

Circuit Court of Baldwin County Bay Minette, Alabama

Gentlemen:

James J. Anding Case No. 3641 Georgia Mae Anding Case No. 3642

R. D. Friese, et al

I enclose copy of my power of attorney on behalf of the Fireman's Fund Insurance Company. This is in connection with bonds filed by Mr. Samuel Inge, attorney for the plaintiff in the above cases.

Trusting that you will find the enclosure in order.

Sincerely,

William W. Boyles, Jr.

# FIREMAN'S FUND INSURANCE COMPANY

#### GENERAL POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that FIREMAN'S FUND INSURANCE COMPANY, a Corporation duly organized and existing under the laws of the State of California, and having its principal office in the City and County of San Francisco, California (hereinafter called the Corporation), hath made, constituted and appointed, and does by these presents make, constitute and appoint WILLIAM W. BOYLES JR.

ofMDBILE	and State of ALABAMA
its true and lawful Attorney(s)-in-Fact, with full power and a	uthority hereby conferred in its name, place and stead, to execute.
seal, acknowledge and deliver ANY AND ALL BONDS, RE	COGNIZANCES, CONTRACTS, AGREEMENTS OF
INDEMNITY AND OTHER CONDITIONAL OR OBLIGATO	RY UNDERTAKINGS; PROVIDED, HOWEVER,
THAT THE PENAL SUM OF ANY ONE SUCH INSTRUME FIVE MUNDRED THOUSAND (\$500,000.00) DOLLARS	NT EXECUTED HEREUNDER SMALL NOT EXCEED
and to hind the Corporation thereby as fully and to the same	contains as if and hard-one is a late to the state of
Attorney(s)-in-Fact may do in the premises.	extent as if such bonds were signed by the President, scaled with the Secretary, hereby ratifying and confirming all that the said
IN WITNESS WHEREOF, FIREMAN'S FUND INSU	RANCE COMPANY has caused these presents to be signed by its
Resident Vice President, attested by its Assistant Secretary, and	its corporate seal to be hereto affixed thisday of
, M.D., 19	its corporate seal to be hereto affixed this day of  FIREMAN'S FUND INSURANCE COMPANY  By S. G. DRAKE  Resident Vice President
[Seal]	ByS. G. DRAKE
{Seal} ATTEST: H. L. JOHNSON	Resident Vice President
Assistant Secretary	
•	
STATE OF NEW YORK ss.:	
COUNTY OF NEW YORK	60.
On this day of S. G. Drake	A.D., 19 before me personally
sworn, did depose and say, that he is Resident Vice President of I	A.D., 19 60, before me personally to me known, who, being by me duly FIREMAN'S FUND INSURANCE COMPANY, the Corporation that the seal of said Corporation; that the seal of said Corporation; that the seal of said Corporation.
said instrument is such corporate seal; that it was so affixed by	knows the seal of said Corporation; that the seal affixed to the vorder of the Board of Directors of said Corporation and that he S. G. DRAKE  H. L. JOHNSON
signed his name thereto by like order. And said.	5. G. URAKE
and knows him to be an Assistant Secretary of said Corporation	The Le COMNSON
COATE ALIMAN MANAGEMENT	GEORGE SCHULMAN
COUNTY OF NEW YORK ss.:	GEORGE SCHULMAN  Notary Public  , Assistant Secretary of FIREMAN'S FUND INSURANCE
I, H. L. Johnson	, Assistant Secretary of FIREMAN'S FUND INSURANCE
	true and correct copy of Article VIII of the By-laws of the the 18th day of February, 1955, and now in full force and effect,
ARRAPPOINTMENT and Authority of	TICLE VIII of Resident Assistant Secretaries, and
"SECTION 30. APPOINTMENT The President and Vice D	ccept Legal Process and Make Appearances.
and on behalf of the Corporation and Agents to accept legal process	s and make appearances for and on behalf of the Committee and act for
in the instrument evidencing their appointment and any such appointment	Assistant Secretaries, Attorneys-in-Fact, and Agents shall be as prescribed
your empowered to make such	appointment.
and that said Instrument of Authority is now in full force and	, true and correct copy of an Instrument of Authority executed be By-laws of FIREMAN'S FUND INSURANCE COMPANY, effect, to wit:
"INSTRUMENT OF AUTHORITY. KNOW ALL MEN BY THE Vice Presidents of this Corporation, or either of them, are hereby ve	CSE PRESENTS: That C. E. Deming, S. G. Drake and C. A. Keppler, Resident ested with full power and authority to appoint Resident Assistant Secretaries
By-laws of this Corporation and to revoke such appointments.	process and make appearances, under and pursuant to Article VIII, of the FIREMAN'S FUND INSURANCE COMPANY
В	JOHN H. DILLARD  Vice President"
And I do nereby further certify that John H. Dillard is and	1 2t the time of the execution thought 37th Durit
Keppler are and at the time of the execution thereof were Residual Fireman's Fund Insurance Company.	trance Company, and that C. E. Deming, S. G. Drake and C. A. lent Vice Presidents and duly authorized to so act on behalf of
IN WITNESS WHEREOF, I have hereunto set my hand	and affixed the seal of FIREMAN'S FUND INSURANCE
[Corporate Seal]	H. L. Johnson
NICH MODE	Assistant Secretary of FIREMAN'S FUND INSURANCE COMPANY
COUNTY OF NEW YORK	The state of the s
H I laws	with the Called Wash A
INSURANCE COMPANY, a corporation of the State of Cali	fornia, do hereby certify that the above and foregoing is a full,
original and that it is a correct transcript therefrom and of the	by said Corporation and that I have compared same with the whole of the original. Said power of attorney is in full force and
chect and has not been revoked.	and and affixed the seal of said Corporation, at the City of
New York this 12th day of Marc	2h 1962 City of
-	17-0-1
H-BN 216P 5M-10-57	Wesidow Assistant Secretary

Resident Assistant Secretary

GEORGIA MAE ANDING,	)	IN THE CIRCUIT COURT OF
Plaintiff,	)	BALDWIN COUNTY, ALABAMA
vs.	)	AT LAW
R.D. FRIESE, JAKE FRIESE AND ELIHU PULLEN,	)	
Defendants.	)	NO. 3642

#### APPEAL BOND

We, the undersigned, hereby acknowledge ourselves security for all costs of appeal to the Supreme Court of Alabama from the decree rendered in the above entitled cause on the 11th day of September, 1961, and hereby agree to pay all such costs and for payment of this bond we hereby waive our right of exemption of personal property under the Constitution and laws of the State of Alabama.

WITNESS our hands and seals this 12th day of March, 1962.

Taken and approved this 12th day of March, 1962.

Alexander Durch

GEORGIA MAE ANDING,	)	IN THE CIRCUIT COURT OF
Plaintiff,	and the same of th	BALDWIN COUNTY, ALABAMA
VS.	)	AT LAW
R.D. FRIESE, JAKE FRIESE AND ELIHU PULLEN,	** A 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
Defendants.	به ۱۶۰ سرم	NO. 3642

## APPEAL BOND

We, the undersigned, hereby acknowledge ourselves security for all costs of appeal to the Supreme Court of Alabama from the decree rendered in the above entitled cause on the 11th day of September, 1961, and hereby agree to pay all such costs and for payment of this bond we hereby waive our right of exemption of personal property under the Constitution and laws of the State of Alabama.

WITNESS our hands and seals this 12th day of March, 1962.

Taken and approved this 12th day of March, 1962.

GEORGIA MAE ANDING,		THE CIRCLET COURT OF
D1 - 1 - 4 1 0 0	)	IN THE CIRCUIT COURT OF
Plaintiff,	)	BALDWIN COUNTY, ALABAMA
vs.	)	AT LAW
R.D. FRIESE, JAKE FRIESE	,	
AND ELIHU PULLEN,	)	
Defendants.	)	NO. 3642

# NOTICE OF APPEAL

Comes now the Plaintiff in the above styled cause and hereby files and enters this her appeal from the decree rendered in the above styled cause on the 11th day of September, 1961, to the Supreme Court of Alabama.

SAMUEL W. INGE Attorney for Plaintiff

MAR 12 :572

MAR 12 :572

ALIGE J. DUCK, REGISTER

# THE STATE OF ALABAMA-JUDICIAL DEPARTMENT

# THE SUPREME COURT OF ALABAMA

Special
With Term, 19 62

To the_	Clerk		of the Circuit	5	Court of	
		aldwin		ounty, Greeting:		
AND THE MANY TWO AND THE PROPERTY OF THE PARTY OF THE PAR				•		
Wh	ereas, the Reco	ord and Proc	eedings of the		Court	Company of the Compan
	1.00		se lately pending	***		
James	J. Anding	vs. R.	D. Friese & J	Tack Friese	(lst Div.5	5) Appellant.
: <u></u>		ji L	and			
Georgia Elihu P	Mae Andi ullen (ls	ng vs. R t Div. 5	D. Friese,	Jack Fries	e and	, Appelleer.,
wherein	by said Cour	t, it was con	sidered adversely t	o said appellant	S were brou	ight before our
Suprem	e Court, by ar	peal taken,	oursuant to law, or	behalf of said a	ppellant.s	
Nov	v, it is hereby	certified, T	nat it was thereup	on considered, o	rdered_and_a	djudged
144 C	by ou	ır Supreme (	Court on the 20 d	ay of Augu	st 19	62 ,
			llee			
and the second second			considered, ordered			<u>,</u>
that the	e appellant	s, James	J. Anding a	and Georgia	Mae Anding	, and
Firem	an's Fund	Insuran	ce Company, s	surety on t	he appeal b	ond,
			pay			
BB000000000000000000000000000000000000	and the control of th	1, 19 m m sh sh m m m w bè bè sh sh m m m m m bè m m m m	×)	**************************************		
			and all this R. M. and consider his life of the conductive graph has been discharge, page 44 for the first his discharge.			
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Alaba	IIIa, IC Wa	2 Ordered	1 onac execut	TOIL TSPICE	accordingly	<b>6</b>
~~~	ما مشارستان وم بها منا وي الما الما الما الله الله الله الله الله			WHEE		
			W	itness, J. Render	Thomas, Clerk	of the Supreme
				Court of Alab	oama, at the Jud	dicial Building,
				this the 20 d	ay of Augus	t , <sub>19</sub> 62
				Hude	1 Then	uia)
				Clerk of the	e Supreme Court	of Alabama.