CIRCUIT COURT-LAW SIDE

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon

J. A. REMINGTO N

to appear within thirty days from the service of this writ in the Circuit Court, to be held for said County, at the place of holding the same, then and there to answer the complaint of

CHHARRLES G. HOILES

Witness my hand, this 2 day of

1931.

OrRicemon

Clerk.

COMPLAINT

CHARLES G. HOLLES Plaintiff. VS

J. A. REMINGTON Defendant.

The plaintiff claims of the defendant Two HUNDRED DOLLARS due by promissory note made by him on the 15th day of December, 1930 and payable on the 14th day of January 1931, with interest thereon.

- 2. The plaintiff claims of the defendant HREE HUNDRED AND EIGHTY AND 88/100 due by promissory note made by him on the 15th day of Wedember, 1930 and payable on the first day of June, 1931, with inverest thereon.
- of both of these notes here sued on, the defendant waived all rights of exemption that might oe claimed as against any process issued for the collection thereof, and further agreed to the payment of a reasonable attorney's fee if said notes be not paid at maturity, which fee plaintiff now claims in the fourther sum of WINETY FIVE DOLLARS.

Attorneys for Plaintists

Received in office	day of
	19
Sheriff of	. County, Ala.
Executed by serving	cop
of the within Symmons and	
This the May of S	Defendant 1931
WAShion Bollium	County, Ala.
By JANils	Ozc Deputy Sheriff.

CHARLES G. HOILES Plaintiff. VS. J. A. REMINGTON Defendant. IN CIRCUIT COURT OF BALDWIN COUNTY Term 19

SUMMONS AND COMPLAINT

Filed in office this

2 rd day of

RICKARBY & COBB

Plaintiff's AttorneyS

Moore Printing Co. :::: Bay Minette, Ala.

GARMISHMENT ON SUMMONS AND COMPLAINT -- WRIT.

STATE OF ALABAMA

CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

BALDWIN COUNTY

TO ANY SIGNIFY OF THE SAID STATE-ORDETING:

WHEREAS on the grader of Lune 1931, Charles G. Hoiles filed a complaint in the Circuit Court of Baldwin County, claiming of J. A. Remington the sum of \$697.32; on which a summons has issued, and Charles Hoiles having made affidavit that W. C. Beebe, H. M. Hall, Beebe & Hall, State Bank of Silver Hill, R. C. Heard Hard partner of Norberne Stone, and Blandle D. Stone, Administratrix of the estate of Norberne & Stone, processed are supposed to be indebted to, or have in their possession, or under their control, goods, effects, or things in action, belonging to said defendant, and that he believes process of garnishment against said W. C. Beebe, H. M. Hall, Beebe & Hall, State Bank of Bilver Hill, R. C. Heard Fretter, ner of Korborne Stone and Blandle D. Stone, Administratrix of the estate of Norborne & Stone, deceased, is necessary to obtain satisfaction of said claim.

Tou are therefore hereby commanded to summen the said w. C. Beebe.

E. H. Hall. Beebe & Hall. State Bank of Silver Hill. R. C. Heard. Fartner of Norborie Stone and Blandier D. Stone, Administratrix of the estate of Norborne.

Stone, deceased, to be and appear before the Circuit Court of Baldwin County, Ala., at the courthouse thereof, within thirty days as required by law, then and there to answer on eath whether he was indebted to the above named defendant at the time of the service of the garnishment in the foregoing stated cause, or at the time of making his answer hereto, and in what sum or sums; and whether he will not be indebted in future to the said defendant by a contract then existing or at the time of the service of this summons; and whether he has not in his possession or under his control real or personal property, or things in action, belonging to the said J. A. Remington, defendant.

Herein fail not, and have you then and there this writ.

Issued this 211 day of June. 1931, as witness my hand as clerk of said Court.

Clerk.

CARCIANARET ON SUPPLICAD AND CONTRACTORS.

AMMATA TO ETTATE

CIBCUTT COURT OF BALDWIN COUNTY, ALADAMA.

YEWOOD BAYOUNE

WHENERS on the 2x to be belief to be be be been as a second to be be been as a second to be be been as a second to be been a second to be been a second to be been as a second to be be

Fou are therefore hereby commanded is summed the said will as the said of the same of the

Nevelu fall not, and have you then and there this writ.
Lisewed this 2nd day of June, 1931, as witness by hand as clerk of sid Coort.

. Mark.

Circuit Court, Baldwin County

PLAINTIFF

CLERK'S FEES Copies of same, when over 200 words, 15c per 100 Issuing Summons and Complaint 125 Entering Sheriff's Return on Summons and Complaint 20 Subpoena for Witness 30 Making Certificate of Judgment 50 Making Certificate of Judgment 50 Making Cortificate of Judgment 50 Making Cortificate of Judgment 50 Making Cortificate of Judgment 50 Making Judgment, or copy of same 30 Order for Continuance 50 Order for Continuance 50 Entering Judgment, or copy of same 50 Order for Continuance 50 Entering Judgment, or copy of same 50 Entering Judgment, or copy of same 50 Entering Judgment, or copy of same 50 Order for Continuance 50 Entering Judgment 50 Fragution 50 Entering Judgment, or copy of same 50 Plaintiff Copy of any paper not above named, per hundred words	per 25 25 25 25 25 25 25 25 25 25 25 25 25	Cts
CLERK'S FEES ssuing Summons and Complaint \$1 25 sopies of same, when over 200 words,	per 25 25 25 25 25 25 25 25 25 25 25 25 25	Cts
CLERK'S FEES suing Summons and Complaint \$1 25 suing Summons and Complaint \$1 25 suing Alias Summons and Complaint 1 25 suing Summons and Complaint 1 25 suing Alias Summons and Complaint 1 25 suing Summons and Complaint 1 25 suing Alias Summons and Complaint 1 25 suing Summons and Complaint 1 25 suing Alias Summons and Complaint 1 25 suing Summons and Complaint 1 25 suing Alias Summons and Complaint 1 25 suing Alias Summons and Complaint 1 25 suing Summons and Complaint 1 25 suing Alias Summons 1 20 suing	per 25 25 25 25 25 25 25 25 25 25 25 25 25	Cts
suing Summons and Complaint \$1 25 pies of same, when over 200 words,	per 25 25 25 25 25 25 25 25 25 25 25 25 25	
opies of same, when over 200 words, 15c per 100 suring Alias Summons and Complaint 1 25 intering Sheriff's Return on Summons and Complaint ocketing Cause 25c. Ent. Appearance, 20c 45 ubpoena for Witness Taking Certificate of Judgment Ting rial and Incidents Intering Judgment, or copy of same Order for Continuance Summons and Complaint 125 hundred words Citation to Appellee in Appeal, 20c 1 hundred words Certificate with Seal, 50c. Without S Witness Certificate Taking Bond Not Above Mentioned Entering Order of Court not above nam Administering Oath Taking Bond for Costs of Non-Reside Plaintiff Copy of any paper not above named, per hundred words Citation to Appellee in Appeal, 20c 1 hundred words Certificate with Seal, 50c. Without S Witness Certificate Taking Bond Not Above Mentioned Entering Order of Court not above nam Administering Oath Topy of any paper not above named, per hundred words Certificate with Seal, 50c. Without S Witness Certificate Taking Bond Not Above Mentioned Entering Order of Court not above named, per hundred words Certificate with Seal, 50c. Without S Witness Certificate Taking Bond Not Above Mentioned Entering Order of Court not above named, per hundred words Certificate with Seal, 50c. Without S Witness Certificate Taking Bond Not Above Mentioned Entering Order of Court not above named, per hundred words	per 25 25 25 25 25 25 25 25 25 25 25 25 25	
opies of same, when over 200 words, 15c per 100 ssuing Alias Summons and Complaint 1 25 Intering Sheriff's Return on Summons and Complaint Ocketing Cause 25c. Ent. Appearance, 20c 45 Inhibiting Inhi	per 25 25 25 25 25 25 25 25 25 25 25 25 25	
Sauing Alias Summons and Complaint 1 25 Intering Sheriff's Return on Summons and Complaint 20 Intering Cause 25c. Ent. Appearance, 20c 45 Inbody Certificate of Judgment 50 Intering Judgment 75 Intering Judgment, or copy of same 30 Intering Judgment, or copy of same 50 Intering Sheriff's Return on Summons 60 Intering Cause 25c. Ent. Appearance, 20c 45 Intering Bond Not Above Mentioned 60 Intering Order of Court not above named 75 Intering Judgment, or copy of same 50 Intering Judgment, or copy of same 50 Intering Order of Court not above named 75 Intering Judgment, or copy of same 50 Intering Order of Court not above named 75 Intering Judgment, or copy of same 50 Intering Order of Court not above named 75 Intering Judgment 75 Intering Order of Court not above named 75 Intering Order of Court not above named 75 Intering Judgment 75 Intering Order of Court not above named 75 Intering Judgment 75 Intering Order of Court not above named 75 I	eal 25 25 75 ned 30	territoria.
ntering Sheriff's Return on Summons and Complaint ocketing Cause 25c. Ent. Appearance, 20c ubpoona for Witness laking Certificate of Judgment ling rial and Incidents intering Judgment, or copy of same order for Continuance 10 10 10 10 10 10 10 10 10 1	eal 25 25 75 ned 30	
ntering Sheriff's Retain on Summons and Complaint ocketing Cause 25c. Ent. Appearance, 20c 45 ubpoena for Witness [aking Certificate of Judgment] Iting rial and Incidents ntering Judgment, or copy of same order for Continuance 10 Certificate with Seal, 50c. Without S Witness Certificate Taking Bond Not Above Mentioned Entering Order of Court not above nam Administering Oath Taking Bond for Costs of Non-Reside Plaintiff Copy of any paper not above named, per hundred words	eal 25 - 25 75 ned 30	
witness Certificate ocketing Cause 25c. Ent. Appearance, 20c 45 ubpoena for Witness Taking Bond Not Above Mentioned Entering Order of Court not above nam Administering Oath Taking Bond for Costs of Non-Reside Plaintiff Copy of any paper not above named, per hundred words	25 75 ned 30	
Intering Judgment, or copy of same order for Continuance 10 10 10 10 10 10 10 10 10 1	ned 30	C San
Intering Judgment 10 Administering Oath Taking Bond for Costs of Non-Resident 10 Plaintiff Copy of any paper not above named, per hundred words	25	en co
rial and Incidents ntering Judgment, or copy of same order for Continuance rial and Taking Bond for Costs of Non-Resident Plaintiff Copy of any paper not above named, per hundred words	23	
rial and Incidents ntering Judgment, or copy of same	ant	Ş
rder for Continuance 10 Copy of any paper not above named,	75	
rder for Continuance 50 per hundred words	15c	5
		101
CONTROL DATE OF THE PROPERTY O	ing	
Return 50	15]	2000
Charles Define On Hyperition. I Was 15501112 Will of Lightness	75	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	rds	9
Filing Mandamus and Entering Return	1 10	T-ST-ST-ST-ST-ST-ST-ST-ST-ST-ST-ST-ST-ST
order for Alias Summons and Complaint 30 in Issuing with of Manda Lie por 160 mg	rds /J	
order to Dismiss Cause 30 1 I Issuing Copies of Same, Too per 200 W		R R
Seden to Set Aside Dismissal	0	70
order Overraning Motion to Oot 120.00	\$1 50	XX SW
Dismissal Order Granting New Trial Order Granting New Trial Order Granting New Trial Order Granting New Trial	65	i
order Overruling Motion for New Trial 30 Collecting Execution for Costs	1 50	200
Overryling Motion for Continuance 30 Serving and Returning Sci. Fa. Notice, 6	etc. 65 j	
Overryling Motion to Set Aside Executing Writ of Possession	2 - 50 §	
Defoult 30 Levying Attachment	3 00	
Order for Notice to Non-Resident De- Entering and Returning Attachment	25 25	
fandant 30 Entering and Returning Execution	1 50	
Issuing Notice for Publication and Copy Summoning and Returning Garnishee Taking and Approving Garnishee Bon	d 75	
20c per hundred words Taking and Approving Garnishee Bon Order to Give Security for Costs Serving and Returning Writs	1 50	
Order to Give Security for Costs 30 Serving and Returning Writs Order to Give Additional Bond Sond Serving and Returning Summons	on ä	
Forcible Entry	I OO#	
Order of Sale in Attachment	ises 2 UU j	
Order for Leave to Amend Complaint 30 Taking and Approving Bonds of Ev	ery	
n-der for Leave to Amend Pleas	1 00	200
Order for Leave to Amend Writ of Process 30 Taking and Approving Claim Bond	0.1 00	
Order for Attachment for Witness 30 Paking and Approving Forthcoming b	1 00	
	eti-	17
Issuing Commission to Take Deposition 75 Issuing Copy of same, per hundred words 15 Taking and Approving Plaintiff's D nue Bond	1 00	200
Issuing copy of same, per hundred words 15 nue Bond Issuing Copy of Interrogatories, 15c per Issuing Copy of Interrogatories, 15c per Taking and Approving Defendant's E	eti-	
handred words but not less than 50 nue Bond	1 OU	ï
Rudorsing each Pet. Deposition Opened 10 Making Deed		
enation Road in Carnishment on Summons 10 is Serving Attachment for Contempt of C	ourt 1 50	
Summons to Garnishee 50 Collecting Money on Execution	75	
Copies of same, 20c per hundred words Empanelling Jury	it	7
Matice to Defendant in Garnishee on Juni. I all Sherim's Commission for Property.		33
Seiging Personal Property on Will	r of	
Swearing Garnishee and Recording An- Swear, 15c per hundred words, but not Detinue Detinue	3 00	
less than 50 Total Sheriff's Fees		5 6
10 RECAPITULATION	4.00	
The union Attachment Writ and Taking Bond 1 00 1 Indoment		Ŋ,
T Canice of RINGCHINCHI WILLIAM I I I I I Interact		5 7
nor hundred words		ال بيستندر
Filing Certiorari and Entering Return 15 Sheriff's Fees Sherif		1 1 C
Taking Certiorari Bond and Filing Same 75	The I	2 2
Issuing Writ of Certiorari Issuing copies of same, 15c per 100 words Witnesses' Fees Witnesses' Fees	The second of Second Se	-
Issuing copies of same, 15c per 100 words Issuing Writ of Scieri Facias, or Notice 75 Witnesses' Fees Commissioners' Fees		
in Notare of Printer's Hees		
Testing copies of same, 15c per 100 words Stenographer's Fees	5 00	
Tolying Supersedeas Bond and Filing same 75 Auswer of Garnishee		
Taking Appeal Bond and Filing same / Trial Tax	3 00	
TOTAL FORWARDED Total	>	

Received payment t	his day of	 193
Ffecer , or Sal man ,		

THE STATE OF ALABAMA Baldwin County.

Baldwin County.	GIRCOIT COORT.
And the second of the second o	
KNOW ALL MEN BY THESE PRESENTS:	
The state of the s	
That we, Chas. G. Hoiles, s	as principal, and as sureties,
re held and firmly bound unto	
J. A. Rem	ington
n the sum ofFourteen Hundred	DOLLARS,
o be paid to the said J. A.R E M.	
poirs executors administrators or assigns:	for which payment well and truly to be made, we bind
ourselves, and each of us, our and each of ou	ir heirs, executors and administrators jointly, severally
and firmly by these Presents. Sealed with our seals, and dated to	this 30th day of MAY 1931.
	Obligation is Such, That whereas, the above bound
CHARLES G. HOILES	and the second s
na.Scommenced suit in the Circuit Cour	rt of said County by summons and complaint, which have
ssued from said Court, to recover of said	
	MINGTON
he sum of Six Hundred ninet	v seven & 32/100 Pollars.
	그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그
and ha. S on the day of the date	hereof, prayed that Writ of Garnishment issue out of
	Hubert M. Hall Beebe & Hall, R. C. he firm of Norborne Stone, and Blandie y are indebted to said Defendant,
or what effects of said Defendant	t, they ha ve
n their possession, or under their	control; and said Plaintiff having made oath as re-
quired by law in such cases, said Writ is ab	out to issue out of said Court, returnable to the next
Term of the Circuit Court, to be holden for	Baldwin County.
	all prosecute the Garnishment to effect, and pay the
Defendantall such costs and damages as	he may sustain, by reason of the wrongful or
vexatious suing out of this Garnishment, t	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, or either of
	the Constitution and Laws of Alabama, and we
hereby severally certify that	wehave property free from all incumbrance,
to the full amount of the above bond.	00 071-0
	Chas. T. l. fieles) (Seal)
	Charling the share
	(Seal)
	fames W. duther (Seal)
Approved this 2 ml day	of lune A. D., 1931.
Approved unstrusted	on mo.
Jaken vaffrood	, Clerk
District of the state of the st	

•	Baldwin County. Before me, Barnin & Bolman	_
	in and for said County, personally appeared labore & Italia	
	who, being duly sworn, doth depose and say that	
	indebted to affine Ja Remenglin.	•
	in the sum of home, muty am an 3 / DOLLARS	
. A	and that he has commenced a with	i
	and that Ke has commenced a suit by summons and complaint on said in-	
	Ja Rennigha	
	and that We blank, It me Hell Berbur Here State Bank of Delimbell ac Hear	- 2000
a	and that W. C. B. L. H. M. Here But Here State Bank of Dishille ac 7 to a supposed to be indebted to the said Defendant. J. a. Reministrate yester phalone	con
	Of to have effects of the said To s. I	
	in them	
	cess of Garnishment against the said fa Remagner believes that pro-	
•	is necessary to obtain satisfaction of sold about the sold sold sold sold sold sold sold sold	
4		
	and that this Writ is not sued out for the purpose of vexing or harassing said Defendant	
4	Ja Pennington or fu	
	than in	
100 M	Chas 4.7 till	
	Sworn to and subscribed before methis day of day of	
	Q . C	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	100 V	
	Dernier S. Holman.	
	- 39 mar. D. Wo-mar.	alkalas
	July 1	O proposition of
	my of my of BERK	
	NMA, THPP. Summons Summons Summons CLERK	
	NMA, THPP. Summons Summons Summons CLERK	
GGR	NMA, THPP. Summons Summons Summons CLERK	·LL·
ORDED	NMA, THPP. Summons Summons Summons CLERK	DEFT.
CORDED	OF ALABAMA, T COUNTY T COUNTY O DEFENDANT Thishment on Summons	or defr.
RECORDED	E OF ALABAMA, VIN COUNTY UIT COURT TO PLANTIFF TO GTON GArnishment on Summons AMM Day of LOSS COSS	FOR DEFT.
RECORDED	E OF ALABAMA, VIN COUNTY UIT COURT TO PLANTIFF TO GTON GArnishment on Summons AMM Day of LOSS COSS	S. FOR DEFT.
RECORDED	E OF ALABAMA, VIN COUNTY UIT COURT TO PLANTIFF TO GTON GArnishment on Summons AMM Day of LOSS COSS	
RECORDED	E OF ALABAMA, VIN COUNTY UIT COURT TO PLANTIFF TO GTON GArnishment on Summons AMM Day of LOSS COSS	
RECORDED	MO. TATE OF ALABAMA, LDWIN COUNTY TROUTT COURT TO DEFENDANT it in Garnishment on Summons S. AM. Day of M. B. CLERK S. GORR	

CHARLES G. HOILES,

Plaintiff,

-vs-

IN THE CIRCUIT COURT
BALDWIN COUNTY, ALABAMA.

J. A. REMINGTON,

Defendant.

ANSWER OF GARNISHEE.

And now, on this the 2nd day of June, 1931, comes Blandie D. Stone, as Administratrix of the Estate of Morborne Stone, Deceased, and says for answer to said Garnishment that at the time of the service of said Writ of Garnishment and at the time of making this answer, said Garnishee was not indebted to said Defendant and that she, as Administratrix of the Estate of Norborne Stone, Deceased, will not be indebted to said Defendant by Contract then or now in existence; that she will not be liable to said Defendant 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 Garnishee has not in her possession or under her control money or effects belonging to Defendant.

Having fully answered said Garnishment the said Garnishee prays hence to be dismissed with her reasonable costs for making this answer.

Blance Store (SEAL)

Sworn to and subscribed before me this 2nd day of June, 1931.

Notary Public, Balawin County,

Alabama.

STATE OF ALABAMA, Baldwin

___COUNTY

IN THE CIRCUIT COURT

	June 2nd, 1931.	Term, 19
Char	G.Holles,	
	Versus	Plaintiff
	·A-namington	
	The state of the s	Defendant.
		Garnishee.
To J.A?. Hamington,		
You will take notice that affiday	rit having been made in the above stated	cause, that
William C. Beebe, Hubert M.	Hall, Beebe & Hall,R.C.Heard	3
	tate of Worborne Stone, Deceas	
) - 14 - 15 - 15 - 15 - 15 - 15 - 15 - 15	
s supposed to be indebted to the sai	d defendant J.A. Bornington,	**************************************
	J.A.Remington.	And the second of the second o
r have effects of the said	vonencimum boug	in
atisfaction of said judgment.		
		e e e e e e e e e e e e e e e e e e e
That Writ of Garnishment has t	his day been issued to the saidAbo	re Famed Carniel
	commanding filter to l	he and annear hefore
		oc and appear solution
he Circuit Court to be holden for	Raldwin County, Alabama, a	nd within thirty days
fter service thereof, then and there	to answer on oath whatthey cre-	indebted to said
the B. William and the compare and the	at the time of couries of this	Writ of Cornishment
al a Si a	at the time of service of this	Writ of Garmsmient.
r at the time of making	answer, and whether they	will not be indebted
n future to <u>halm</u> by a cor	stract then existing, and whether	hey have not in
possession or under	eir control personal or real property	or things in action be-
onging to defendant		
Witness my hand this the	day of June,	
	Dar Rice	- Leven

ROBERTSDALE STATE BANK 380 Dec 15 · ROBERTSDALE, ALA._ E, WITHOUT GRACE I, WE, OR EITHER OF US PROMISE TO Jank, of Robertsdale, Ala. Dollars FOR VALUE RECEIVED, PAYABLE AT THE Robertsdale State Bank, OF ROBERTSDALE, ALA.

The parties to this instrument, whether maker, endorser, surety or guarantor, each for himself, hereby severally agrees to pay his note and waives as to this debt, or any renewal thereof all right to exemption under the constitution and laws of Alabama, or any other state, as to personal property and they each severally agree to pay all costs of collecting, or securing or attempting to collect or secure this note, including a reasonable attorney's fee, whether the same be collected or secured by suit or otherwise, and maker, endorser, surety or guarantor, of this note severally waives demand, presentment, protest, notice of protest, suit and all other requirements necessary to hold them, and they agree that time of payment may be extended without notice to them of such extension. The Bank at which this note is payable is hereby authorized to apply on or after maturity to the payment of this debt any funds in said bank belonging to the maker, surety, endorser, guarantor, or any one of them. certain note and mortg This note is siven not as payment, but as additional and collateral security to a cowise to impair the validity of said mortgage, or to decrease the amount due upon the mortgage date

ROBERTSDALE STATE BANK

December 14 19 30. ROBERTSDALE, ALA.__ FLER DATE, WITHOUT GRACE I, WE, OR EITHER OF US PROMISE TO

TO THE ORDER OF Robertsdale State Bank, OF ROBERTSDALE, ALA.

tumar Dollars FOR VALUE RECEIVED, PAYABLE AT THE ROBERTS dale State Bank, OF ROBERTS DALE, ALA.

The parties to this instrument, whether maker, endorser, surety or guarantor, each for himself, hereby severally agrees to pay this note and waives as to this debt, or any renewal thereof all right to exemption under the constitution and laws of Alabama, or any other state, as to personal property and they each severally agree to pay all costs of collecting, or securing, or attempting to collect or secure this note, including a reasonable attorney's fee, whether the same be collected or secured by suit or otherwise, and maker, endorser, surety or guarantor, of this note severally valves demand, presentment, protest, notice of protest, suit and all other requirements necessary to hold them, and they agree that time of payment may be extended without notice to them of such extension. The Bank at which this note is payable is hereby authorized to apply on or after maturity to the payment of this debt any funds in said bank belonging to the maker, surety, endorser, guarantor, or any one of them.

This note is given not as payment, but as additional and collateral security to nd mortgage date

STATE BANK OF SILVERHILL

CAPITAL \$25,000.00

SILVERHILL ALA.

June. 11, 1931.

DIRECTORS
JOHN MIKULECKY
DR. R. A. HAIL
PHIL G. ARMSTRONG
EDW. J. HAVEL
CHAS. NORMAN
EMIL MORAVEC
JOS. KULICKA

Garnishment Charles G. Hoiles Plaintiff

J.A. Remington
Defendant.

In The Circuit Court Balawin County Alabama.

Comes The State Bank Of Silverhill, in the foregoing cause, and answers, that it has no money, in its posession, belonging to the defendant, and prays that it be relieved, from further liability on this Garnishment.

State Bank Of Silverhill

--- ON Joseph Cashier.

Signed in the presence of Phil G. Armstrong Total Philic

Notery Public

(9418) Older G Hoelro Ja Rungcon Red Builof Sien Tiled June 18 ter/931 Im Riseman Classe RECORDED

CHARLES G. HOILES,

Complainant,

CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

VS.

J. A. REMINGTON,

Defendant.

Comes W. C. Beebe, garmishee in the above styled cause, and answering the garmishment heretofore issued to him June 2, 1931, says that he was not indebted to the said J. A. Remington at the time of the service of the said garmishment upon him or at the time of the making of this answer; that he will not be indebted in the future to the said defendant by contract now or then existing; that he has not in his possession nor under his control real or personal property or things in action belonging to the said J. A. Remington, defendant:

W Beebi

Sworn to and subscribed before me, this the _____ day of June,

Ada M. Jurubul Notary Public, Baldwin County,

Alabama.

RECORDED Alean & Hoile Jaartemmy eon Ceresions of Garinstee Filed June 11 an 1931 Indicumman Clash

CHARLES G. HOILES,

Complainant,

VS.

CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

J. A. REMINGTON.

Defendant.

comes W. C. Beebe, for and on behalf of Beebe & Hall, a copartnership composed of W. C. Beebe and H. M. Hall, garnishes in the above styled cause, and answering the said garnishment, says that said copartnership and neither of the members thereof was indebted to the said defendant at the time of the service of the garnishment in the said cause, or at the time of the making of this answer, and that the said copartnership will not nor will either of the members of said copartnership be indebted to the said defendant by contract now existing or existing at the time of the service of the garnishment, and that the said copartnership has in this possession or under his control real or personal property or things in action belonging to the said J. A. Remington, defendant.

Sworn to and subscribed before me, on this the 10° day of

Notary Public, Baldwin County,

Alabama.

RECORDED

Olas & Hoile Da Reiningeria

Likel June 11 ter /931 Filed June 11 ter /931 In Reinnon Cork.

CHARLES G. HOILES,

Complainant,

CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

VS.

J. A. REMINGTON,

Defendant.

Comes H. M. Hall, garnishee in the above styled cause, and answering the garnishment heretofore issued to him June 2, 1931, says that he was not indebted to the said J. A. Remington at the time of the service of the said garnishment upon him or at the time of the making of this answer; that he will not be indebted in the future to the said defendant by contract now or then existing; that he has not in his possession nor under his control real or personal property or things in action belonging to the said J. A. Remington, defendant.

Ism face

Sworn to and subscribed before me, this the _____ day of June, 1931.

Men GHoiler Ja Reinnigton ausiver of Larundice Ficed June 11/93, Torricana Cerk

The State of Alabama,

1	100							REET				:	;		4	Ì
	W	E CO	MMA	ND	YOU,	That	you s	ummoi	1	CALI	IE I	ONG		1 1	140	
- 1	Temps y			ni ni	E	ERRI	DO S	STATI	ON.	ALAE	Bama		;	•		
		·													: :	1
	(P							-				-				1
	1975 2006 1985 1986	:		······································					<u> </u>						- 1 5	:
Street, House	اد منزنشسهان	3117 - 903KI	Section 1		Particular de la company		A September 1	ter Symmetry	a contrata agranda a construir de la construir	and the sign for the state of t	nancia de la constituta la	معمدون المسيدة المسيدة	- Same suffering the series	de experience que possesse anno	1 2	STATE OF THE PARTY
			·	<u></u>		<u></u>										
		./	112							····					···,	
er Sounds Maria Maria						•					•		•			
ened Ened				A*												
		DWI					Conni	svoto h	sana		- 1 c	. 7				
f Ba	ldwir	Coun	ity, e	xercis	ing C	папсег	יישו עי	sy, to b	ກ ຕາຳ	hin +	L :4		•		_	
ons	, and	there	to ar	ıswer,	plead	l or de	mur,	withou	t oath	. to a	nirty a Bill of	ays a: Comp	iter t laint l	he se:	rvice c	of St
peri gel de		:	:			COM	A LOI	VG-				·	16411110 1	acery	exilit	nted
200 - 100 - 200 - 100 - 100								4.1								
													······································			
** . 5 75 							- 3 - 3			····		·		·		
94 62		:										- (
		×	<u> </u>		, produpt, one, a		<u> </u>	· <u></u>					·····			
						pièv.	· "				٠					
					,										· ·	
								•								
																···
		, ,	·		- ^					·····				· · · · · · · · · · · · · · · · · · ·		
ains	t saic	l	ئىل∆ ن	<u> 1 H; 1</u>	JUNG		·		·····		·	·				
			··· · · · · · · · · · · · · · · · · ·		w a											
									·	·					_	
		 		············												
														 		
														· · · · · · · · · · · · · · · · · · ·		
			·													
	<u></u>	terand year process communication of the page		· · · · · · · · · ·		Sec					·			·		
					- 12 - 12 - 12 - 12 - 12 - 12 - 12 - 12					•						
														·		
	-								·		······································	····		·		
				. ^										*******		
£	• h /	- آم)p+^	what	t said.	Judge	shall o	rder a	nd dii	ect in	that	behali	f. A	nd th	is th
fur	ther t	o do a	nd pe	rioum				alter a	to /	1 m A	~ £	_	_			
		o do a	** *TT 1	110 M 12	e omi	t. una	er nen	aity, e					шанц	that	you r	eturi
wri	t with	your	endo	rseme	nt the	ereon,	er pen to our	'said (lourt i	mmed	intoler :					
wri	t with	your ESS, I	endo F. W.	rseme Rich	nt the	ereon, , Regis	er pen to our	said (said (lourt i	mmed	intoler :					
wri	t with	your ESS, I	endo F. W.	rseme	nt the	reon, Regis	er pen to our ster of	'said (Court i Circuit	mmed Court	iately , this.	upon t	he exe	cution 29	there	eof. ay o

SERVE ON	THE STATE OF ALABAMA,
Circuit Court of Baldwin County In Equity	BALDWIN COUNTY
	Received in office this $\frac{3}{3}$
No.	day of
SUMMONS	WA Stuart
	Sheriff.
	Executed this 3rd day of
	May 19.33
COMA LONG	by leaving a copy of the within Summons with
	mue o ang
CALLIE LONG	WR Stuart
PERDIDO STATION, ALA	Sheriff.
	By J.M. Granklin
	Appl Deputy Sheriff.
HENRY D.MOORER	
Solicitor for Complainant	
Recorded in Vol. Page	

and the second of the second o

TOWN AND THE TANK

MARION INC. SERVICE SE

One with the

•:

12 Sept.

The State of Alabama Baldwin County	A, Circuit Court, Fa	
		Term, 19_31
Charles G. Hoiles,	20 L. V.	
	PLAINTIFF.	
<u> 18 - Anna Carlotta de Car</u>	The second of th	
	Vs.	The second secon
J. A. Remington		
· · · · · · · · · · · · · · · · · · ·		
-	DEFENDANT,	
er Norden State (1984)		
Robont C. D.		
I, Robert S. Duck.	, Clerk of the Circu	t Court of Baldwin County,
udgment was rendered by said Court in th	day of Augus: the above stated cause, wherein	•
	day of Augus: the above stated cause, wherein	
udgment was rendered by said Court in th	day of Augus: the above stated cause, wherein	
udgment was rendered by said Court in the Charles G. Ho.	day of Augus: the above stated cause, wherein	
udgment was rendered by said Court in the Charles G. Ho	day of August	
s Plaintiff and	day of August	
Uniquent was rendered by said Court in the Charles G. Horses G. Horses G. Horses G. Horses G. Remington,	day of Augus? the above stated cause, wherein —	was Defendant, in
Uniquent was rendered by said Court in the Charles G. Horses G. Horses G. Horses G. Horses G. Remington,	day of Augus? the above stated cause, wherein —	was Defendant, in
Undgment was rendered by said Court in the Charles G. House Plaintiff and G. Remington, or of the said Plaintiff and against the said	day of August the above stated cause, wherein —	was Defendant, in
udgment was rendered by said Court in the Charles G. House Plaintiff and T.A. Remington, or of the said Plaintiff and against the said	day of August the above stated cause, wherein —	was Defendant, in
udgment was rendered by said Court in the Charles G. Ho. Charles G. Ho. Plaintiff and J.A. Remington, r of the said Plaintiff and against the said Seven Hundred three and 9	day of August the above stated cause, wherein 12es, 1 Defendant for the sum of \$700	was Defendant, in DOLLARS.
udgment was rendered by said Court in the Charles G. Ho. Charles G. Ho. Plaintiff and J.A. Remington, r of the said Plaintiff and against the said Seven Hundred three and 9	day of August the above stated cause, wherein 12es, 1 Defendant for the sum of \$700	was Defendant, in DOLLARS.
Charles G. Ho: Charles G. Ho: Plaintiff and J.A. Reminston, r of the said Plaintiff and against the said Seven Hundred three and 9 for the sum of Thirty One 2	day of August the above stated cause, wherein Less. Defendant for the sum of \$700	was Defendant, in DOLLARS, DOLLARS,
udgment was rendered by said Court in the Charles G. Ho: Charles G. Ho: Plaintiff and J.A. Reminston, r of the said Plaintiff and against the said Seven Hundred three and 9 for the sum of Thirty One 2	day of August the above stated cause, wherein Less. Defendant for the sum of \$700	was Defendant, in DOLLARS, DOLLARS,
Udgment was rendered by said Court in the Charles G. Ho. Plaintiff and J.A. Reminston. Tof the said Plaintiff and against the said Seven Hundred three and 9 for the sum of Thirty One acceptable osts in said suit and that Rickerby	day of August the above stated cause, wherein Les. Defendant for the sum of \$70 \$5/200	was Defendant, in DOLLARS, DOLLARS,
Udgment was rendered by said Court in the Charles G. Ho. Plaintiff and J.A. Remington, r of the said Plaintiff and against the said Seven Hundred three and 9 for the sum of Firty One 2 osts in said suit and that Fickerby	day of August the above stated cause, wherein Less. Defendant for the sum of \$700	was Defendant, in DOLLARS, DOLLARS,
Charles G. Ho: Charles G. Ho: Plaintiff and J.A. Remington, or of the said Plaintiff and against the said Seven Hundred three and 9 for the sum of Thirty One a	day of August the above stated cause, wherein Les. Defendant for the sum of \$70 \$5/200	was Defendant, in DOLLARS, DOLLARS,
Charles G. Ho: Charles G. Ho: Plaintiff and J.A. Remington, or of the said Plaintiff and against the said Seven Hundred three and 9 for the sum of Thirty One a costs in said suit and that Elekarby	day of August the above stated cause, wherein 1 Des. 1 Defendant for the sum of \$700 25/100 2nd 50/100 are the Attorneys	was Defendant, in DOLLARS, DOLLARS, of record for the Plaintiff
Charles G. Ho: Charles G. Ho: Plaintiff and J.A. Remington, or of the said Plaintiff and against the said Seven Hundred three and 9 for the sum of Thirty One a	day of August the above stated cause, wherein 1 Des. 1 Defendant for the sum of \$700 25/100 2nd 50/100 are the Attorneys	was Defendant, in DOLLARS, DOLLARS,
Charles G. Ho: Charles G. Ho: Plaintiff and J.A. Remington, or of the said Plaintiff and against the said Seven Hundred three and 9 for the sum of Thirty One a costs in said suit and that Elekarby	day of August the above stated cause, wherein 1 Des. 1 Defendant for the sum of \$700 25/100 2nd 50/100 are the Attorneys	was Defendant, in DOLLARS, DOLLARS, of record for the Plaintiff
Gharles G. Ho: Charles G. Ho: S Plaintiff and J.A. Remington, or of the said Plaintiff and against the said —Seven Hundred three and 9 for the sum of Thirty One a costs in said suit and that Hickarby id cause.	day of August the above stated cause, wherein 1 Des. 1 Defendant for the sum of \$700 25/100 2nd 50/100 are the Attorneys	was Defendant, in DOLLARS, DOLLARS, of record for the Plaintiff

CHARLES G. HOILES
Plaintiff

LAW

VS

JOHN H. REMINGTON Defendant

IN CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

Comes the Plaintiff and shows to the Court that on the 17th day of August, 1931, at a regular term of the Circuit Court of Baldwin County a judgment was rendered by the Court in favor of Charles G. Hoiles and against the Defendant, John H. Remington, on waiver exemption promissory note for \$703.23; that the bench notes made by the Judge of said Court at the time read as follows: "8/17/31, Judgment by Default on promissory waive notes for \$703.23." Plaintiff further shows, however, that the minutes of the Court contain no record of such entry and that the failure to enter the judgment to which Plaintiff was entitled by the order of the Court was due to an omission and oversight of the then Clerk of the Court.

Plaintiff therefore moves the Court for an order to the present Clerk to enter upon the records for the non-jury term of August, 1931, nunc pro tunc, the proper judgment entry to which Plaintiff was then and there entitled and to make proper record of his authority for so doing.

Elect & Rider ?
Attorney for Plaintiff.

CHARLES G. HOILES Plaintiff

REMINGTON JOHN H. Defendant

NUNC PRO TUNC

Filed Oct 14, 1935 Robert & Duck

A Section of the contract of t

STATE OF ALABAMA, Baldwin

____COUNTY

	· 11
June 2nd, 1931. Chas. G. Hoiles	
7-	Plaintiff.
Versus	
// // A-Reminston	Defendant.
	Garnishee.
To J.A?. Penington,	
You will take notice that affidavit having been made in the above stated ca	use, that
William : C. Beebe, Hubert M. Hall, Beebe & Hall, R. C. Heard, Surviving partner of the firm of Morborne Stone, and Bl	ondio Stono
Administratrix of the estate of Morborne Stone, Deceased,	20 2 2 1 E
of Silverhill, Alabama,	177
그걸 그는 경화 그는 병원 등 경화 사용한 화충 한 경상 하셨습니다. 그는 그 그 하다	
is supposed to be indebted to the said defendant	
nishment is necessary against said above named Garnishee's satisfaction of said judgment.	to obtain
That Writ of Garnishment has this day been issued to the said Above	<u>Named Garnis</u> hes
	and appear before
commanding them to be a	
	within thirty days
the Circuit Court to be holden forBaldwin County, Alabama, and	indebted to said
the Circuit Court to be holden for Baldwin County, Alabama, and after service thereof, then and there to answer on oath what they are at the time of service of this Wr	indebted to said it of Garnishment.
after service thereof, then and there to answer on oath what they are at the time of service of this Wr or at the time of making their answer, and whether they will be a service of their answer, and whether they are	indebted to said it of Garnishment.
the Circuit Court to be holden for	it of Garnishment. Il not be indebted have not in
after service thereof, then and there to answer on oath what they are at the time of making their answer, and whether they wi in future to him by a contract then existing, and whether they	it of Garnishment. Il not be indebted have not in

	7 I	RCU	IT	COUR
••••		has. G.	Hoile	8,
		A.Remin	Vs.	Plaintiff.
		***************************************	(4.0011 _{.4.}	
The Control of the Co			of stable (decrease and second	Defendant.
				Garnishee.
	No	tice to De Gar	fendan nishm	nt of Issuing ent
en e		The second secon		
en er en	The state of the second			

(Box 670-2) MARSHALL & BRUCE CO., NASHVILLE

Attorney.

Executed by serving Cope of the within Writ of Garnishment on the within named. William C. Beele. AMbell Womfall for Beele. Ambell Restor a ferrioring pertone of many forther and flanche store and Blandie Store about short secured and clovely bushish the secured for the store Beaute of Silverfit Sheriff On the 2nd fey of free 1931 Wh Steract Saldwin Saldwin Sheriff Wh Steract Saldwin Saldwin Sheriff What Steract Carrety ale Carrety ale Who Steract What Steract When I saldwin Saldw	Received in office 2 , 19.3	
Executed by serving cope of the within Writ of Garnishment on the within named. Nicham C Beele. MM/sele Michael for Beele. MM/sele Mall for Beele. Mm/sele R C Heard Serviving particularly and Blandie Slove Alone for the Estafor of M. C. Storie Secured and Clev Coorly Bank of Silverfiel Sheriff On the 2 nd Sey of Michael Michael Michael Mark Strait Meriff Returned as Sheriff Michael Returned as Sheriff Michael Meriff Returned as Sheriff	Decoration in the Control of the C	<i>1</i>
Executed by serving cope of the within Writ of Garnishment on the within named. Nicham C Beele. MM/sele Michael for Beele. MM/sele Mall for Beele. Mm/sele R C Heard Serviving particularly and Blandie Slove Alone for the Estafor of M. C. Storie Secured and Clev Coorly Bank of Silverfiel Sheriff On the 2 nd Sey of Michael Michael Michael Mark Strait Meriff Returned as Sheriff Michael Returned as Sheriff Michael Meriff Returned as Sheriff	UR Street	
Executed by serving copy of the within Writ of Garnishment on the within named. Michael Pr Beele. MM fall Michael Pr Beele. May factor of Referred Surviving particle of Referred State of Marketon flow and Blandie Slove adding Jon the Estafor Marketon Bank of Silverfield Sheriff for the 2nd Strack Michael P31 Michael Sheriff Michael	2	
Cope of the within Writ of Garnishment on the within named. Milliam C Beeks. AMbell William C Beeks. Ambell Restand Surviving parties of the frim of Markon Stories of the Stories of Markon Stories of Markon Stories of South Bank of Selverfield Sheriff On the 2nd by of Markon Sheriff Milliam C Beeks. All Stories of Selverfield Sheriff Milliam C Beeks. Ambell Returne 1931 Milliam C Beeks. Ambell Milliam C Beeks. Ambell Returne 1931 Milliam C Beeks. Ambell Milliam C Beeks. Ambell Returne 1931 Milliam C Beeks. Ambell Milliam C Be		- , 1
Milliam C Beels. AM fall Milliam C Beels. AM fall Maffall for Books Speller of R C Hear & Beginsing parties of the frim of Markota for and Blandie Stone allims for the Estafor of 1 C Space seccenced and Dev Crosky Bank of Silverfil Sheriff fre 1931 MR Steract Returned as So	Executed by serving	
Milliam C Beels. AM fall Milliam C Beels. AM fall Maffall for Books Speller of R C Hear & Beginsing parties of the frim of Markota for and Blandie Stone allims for the Estafor of 1 C Space seccenced and Dev Crosky Bank of Silverfil Sheriff fre 1931 MR Steract Returned as So	coppe of the within Writ of Garnie	sh-
Returned as Street	ment on the within named.	
Returned as Street	Niger CBut Make	410
Returned as &		
Returned as &	AMHall for Backe Thele	
Months at af of Medicale Received of Stevent Sheriff of Mance of Silverfile Sheriff of Medical Meriff of Medical And Meriff of	R CHeard Seguining partie	e of
Bank of Silverfile Sheriff On the 2nd day of June 1931 Wh Stuart Returned as &	and Road of the live ofter	= u
Bank of Silverfile Sheriff On the 2nd day of June 1931 Wh Stuart Returned as &	Months estate of 10 San	7
In the 2nd day of June 1931 MR Steract Sherif Returned as &	eleccased and dever	ie
In the 2nd day of June 1931 MR Steract Sherif Returned as &	Cashier of the scace	7
Returned as &	Bank of Silverfile Sheriff	
June 1931 MR Steract Sherif Returned as &	to The 2nd for of	
Returned as &		
Returned as &	June 1731	
Returned as &	Mr Dlunt	
Returned as &	theriff	
Returned as & Ja Raming Ton Max from Q in Baldwin Cannety ale Wil Street		
Ja Renning Ton Max from Q in Baldwin Carrety ale Wil Stunet	Noton I as &	
france in Baldwin Carrier Who Stuart	1 a 1	
from Dim Baldwin Baldw	fa lanning tom Ha	×
Carrely ale Wil Strait	franco de Bass	
With Steract	De all salving	
- Whotwart	Carrely un	
and the second	WIN Ottract	granditured states
	and the second	

CHARLES G. HOILES,

Plaintiff,

J. A. REMINGTON,

Defendant.

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

ANSWER OF GARNISHEE

On this the 2nd day of June, 1951, comes R. C. Heard, who being duly sworn, deposes and says for answer to said Writ of Garnishment, that at the time of the service of said Writ of Garnishment and at the time of making this Answer, said Garnishee was not indebted to said Defendant, and that said Garnishee will not be indebted in future to said Defendant by contract then or now existing; that said Garnishee will not be liable to said Defendant 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 Carnishee has not in his posession or under his control money or effects belonging to Defendant.

Having fully answered, said Garnishment, said Garnishee prays to be hence dismissed with his reasonable costs for making this Answer. Elleand

Sworn to and subscribed before me, //afhe/inc //icks,

to affixed this 31 day of June,

1931.

Fublic, Baldwin

County, Alabama.

RECORDED

The Show 1/43/ The Show 1/43/ Caron

CARNISHMENT ON SUMMONS AND COMPLAINT -- WRIT.

STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SEERIFF OF THE SAID STATE-GREETING:

You are therefore hereby commanded to summon the said W. C. Beebe, H. M. Hall, Beebe & Hall, State Bank of Silver Hill, R. C. Heard, serving partner of Norborne Stone and Blandie D. Stone, Administratrix of the estate of Norborne Stone, deceased, to be and appear before the Circuit Court of Baldwin County, Ala., at the courthouse thereof, within thirty days as required by law, then and there to answer on oath whether he was indebted to the above named defendant at the time of the service of the garnishment in the foregoing stated cause, or at the time of making his answer hereto, and in what sum or sums; and whether he will not be indebted in future to the said defendant by a contract then existing or at the time of the service of this summons; and whether he has not in his possession or under his control real personal property, or things in action, belonging to the said J. A. Remington, defendant.

Herein fail not, and have you then and there this writ.

Issued this <u>Arak</u> day of June, 1931, as witness my hand as clerk of said Court.

Clerk

200 1931 by Denlery Croshy as Cushies Take Silverthi Bank, Copy and A.M. Hall and Am Hall for Beebs Offer on Blandie D'Store Welso Copy served. W. Sevol

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

CHARLES G. HOILES

J. A. REMINGTON.

Defendent

CHARLES G. HOILES OF Plaint of

Filed Oct 14, 1935 Nobert & Duck Clerk