NOTE AND SHORT CHATTED	
31,250.00	19
on hoforn December 1 1954 after date without gracet_promise to pay t	to the order of
. G. Allegri, Jr.,	
/200	m TY-11-un
ne Thousand two hundred fifty and no/100	
or value received, in gold coin of the United States of the present standard of weight and fineness	with paterest 4099
rom % per annum until paid.	9017
Payable at office of A. G. Allegri, Jr., in Loxley, Alabama.	ereby severally
The parties to this instrument, whether maker, endorser, surety or guarantor, each for indicative waive as to this debt, or any renewal thereof, all right to exemption under the Constitution and Laws to personal property, and they each severally agree to pay all costs of collecting, or securing, or attem or secure this note, including a reasonable attorney's fee, whether the same be collected or secured by wise. And the maker, endorser, surety or guarantor, of this note severally waives demand, present notice of protest suit and all other requirements necessary to hold them, and they agree that time of pextended without notice to them of such extension. The bank at which this note is payable is hereby apply on or after maturity, to the payment of this debt any funds in said bank belonging to the maker ser, guarantor, or any one of them.	npting to collect y suit or other- tment, protest, ayment may be y authorized to y surety, endor-
Witness band and scal the 2 day of bily 19454	an annual section section and the section of the se
MOXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ell
Witness BALDWIN COUNTY OLIVER Attested: Ally Hoors Vice President	TRACTOR CO
Attested: all mek Hoover The Work	U. new
MANAGE TO THE PROPERTY OF THE	
THE STATE OF ALABAMA, Baldwin COUNTY.	
WHEREAS, I am indebted to 4. G. Allegri, Jr.	
in the sum of One thousand two hundred fifty and no/100	Dollars
evidenced by promissory note of even date herewith and due on the lstday of	<u>ember</u>
1954, and to secure the payment of samedo_hereby bargain, sell and conve	v to the said
·	
A. G. Allegri, Jr.	
the following property, upon which there is no incumbrance, to-wit:	***
All crops grown by or for me in Baldwin Countyk Alabama, o	during the
·	
year 1954.	
· · · · · · · · · · · · · · · · · · ·	
to have and to hold unto said A. G. Allegri, Jr. upon this condition: That if all amounts secured hereby are paid when due, this instrument	shall be null
and void, otherwise to remain in full force, and the said A. G. Allegri, Ur.	
his agents or assigns, in the event default is made in such payment, are hereb to seize said property, without process, and after giving five days notice at three public places to sell the same, at public outcry, to the highest and best bidder for cash, and apply the proce	in the county
charge of said debt and cost of foreclosure, and pay balance to W. M. Campbell	
CHAISE of Para dept and cost of forceroparci, and bay primare in	
Given underhand, this day and date above written.	
Given underhand, this day and date above written.	<i>l</i> : .
WATKESS;	(L.S.)
y f. Loffer	(L.S.)
	(7.5)
	(L.S.)

BER 236

STATE OF ALABAMA BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon W. M. CAMPBELL and BALDWIN COUNTY CELVER TRACTOR COMPANY, INC., a corporation, 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 A. G. AELEGRI, JR.

WITNESS my hand this the	9	day of December, 1959.
		Mick D. Wenk
		Clerk
The state of the s		** ** ** ** ** ** ** ** ** ** ** ** **
A. G. AILEGRI, JR.)	
PLAINTIFF)	IN THE CIRCUIT COURT OF
vs - the state of)	BALDWIN COUNTY, ALABAMA,
W. M. CAMPBELL AND BALDWIN COUNTY OLIVER TRACTOR COMPANY,)	AT LAW
INC., a corporation, DEFENDANT) .	
DEE ENDMINE)	
	1.	

The Plaintiff claims of the Defendants TWELVE HUNDRED FIFTY (\$1250.00) DOLLARS due by promissory note made by them on the 20th day of July, 1954, and payable on the 1st day of December, 1954, together with the rate of interest thereon at 8% per annum, the same being due and unpaid. The Plaintiff further avers that the note sued on provides for payment of attorneys fees in connection with the collection of this debt and the Plaintiff avers the \$267.75 is a reasonable fee for the collection of this indebtedness.

FILED DEG E 9 1959 ALICEJ. DUCK, Clerk

Wilters & Brantley

TAYLOR WILKINS, Sheriff

By Steadham D. S.

Robertsdales, ala

Sherill claims____ Ten Cents per mile Total \$ 10 TAYLOR WILKINS, Sherift DEPUTY SHERIFF

A. G. ALLEGRI JR.

PLAINTIFF

VS

W. M. CAMPBELL AND BALDWIN COUNTY OLIVER TRACTOR COMPANY, INC., a corporation

DEFENDANT

BILL OF COMPLAINT

DEG 9 1959 ALICE) J. DUCK, Clork