

JESSE L. DIAS, et al,

vs.

TOWN OF ROBERTSDALE, ALABAMA,
a Corporation, et al.

:
:
:
:
:
:
:
:
:

IN THE CIRCUIT COURT
BALDWIN COUNTY, ALABAMA
AT LAW

Comes the Mobile Construction Company, a corporation, and respectfully shows unto the Court that during the months of April and May 1930 it entered into a contract with J. E. Newberry for supplying said contractor with labor, materials or supplies in the construction of a sewerage system for the Town of Robertsdafe, and that within sixty (60) days after the completion of said work it made demand upon him for the payment of sum due thereunder and that same has not been paid, that the amount due under this contract is Sixteen Hundred ~~Forty Eight~~ and 58/100 (\$1648.58) Dollars with interest from April 30th, 1931.

Claimant prays the Court that it be made a party to this suit and upon a hearing thereof be allowed payment of said sum now due ~~him~~^{it} out of any bond furnished by said contractor for the performance of said work.

Claimant further respectfully shows unto the Court that it has had no notice of this suit as required by law and for that reason has not heretofore filed its claim.

Leah L. ...
Attorney for Claimant.

*Filed Nov 24/1931
J W Ricrow
cur*

JESSE L. DIAS, et al,

vs.

TOWN OF ROBERTSDALE, ALABAMA,
a Corporation, et al.

:
:
: IN THE CIRCUIT COURT
:
: BALDWIN COUNTY, ALABAMA
:
: AT LAW
:
:

Comes the Mobile Construction Company, a corporation, and respectfully shows unto the Court that during the months of April and May 1930 it entered into a contract with J. E. Newberry for supplying said contractor with labor, materials or supplies in the construction of a sewerage system for the Town of Robertsdale, and that within sixty (60) days after the completion of said work it made demand upon him for the payment of sum due thereunder and that same has not been paid, that the amount due under this contract is Sixteen Hundred Forty Eight and 58/100 (\$1648.58) Dollars with interest from April 30th, 1931.

Claimant prays the Court that it be made a party to this suit and upon a hearing thereof be allowed payment of said sum now due ^{it} ~~him~~ out of any bond furnished by said contractor for the performance of said work.

Claimant further respectfully shows unto the Court that it has had no notice of this suit as required by law and for that reason has not heretofore filed its claim.


Attorney for Claimant.

Filed Nov 24/1931
J. M. [unclear]