STATE OF ALABAMA. BALDWIN COUNTY.

## . TO ANY SEARIER OF THE STATE OF ALGRED:

You are hereby commanded to summon John Hons, Jim Hovorka, Vincent Dechr, Jim Maiser, Charles Brom, Jim Volovecky and Independent Co-Operative Growers & Shippers, a corporation, to appear within thirty (30) days from the service of this Writin the Circuit Court to be held for said County, at the place of holding the same, then and there to answer the complaint of Joseph Schradle.

1952.

Witness my hand this the

JOSEPH SCHREDLE,
Plaintiff

VS.

JOHN HOMS, JIM HOVORKA,
VINCENT PECHR, JIM KAISER,
CHARLES BROW, JIM VOLOVECKY
and IMPERENDENT CO-OPERATIVE GROWERS & SHIPPERS,
a corporation,
Defendants.

THE THE GIRCUIT COURT OF BALDWIN COUNTY, ALARAMA. LAW SIDE.

The plaintiff claims of the defendants Ten Thousand Dollars (\$10,000.00) damages for maliciously, and without probable cause therefor, causing the plaintiff to be arrested under a Warrant issued by J. J. Canus, a Justice of the Peace 10 of the Peace 10 of June, dale, in Baldwin County, Alabama, on, to-wit, the 10th day of June, 1951, on a charge of embezzlement, which charge, before the commencement of this action, has been judicially investigated, and said prosecution ended, and the plaintiff discharged.

Deebe & Hazarist.

Plaintiff demands a trial by

Attorneys for Plaintiff.

JOSHPH SCHRADLE, Plaintiff,

VS.

JOHN HONS, JIM HOVORK, VINCENT PECHER, JIM KAISER, CHARLES BROM, JIM VOLOVECKY and INDEPENDENT CO-CPERATIVE GROVERS & SHIPPERS, a Corporation, Defendants.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

AT LAW.

Orvis M. Brown appears for the defendants, Corporation, in the above entitled cause and reserves the right to demur or plead specially.

Attorney for Defendants.

9657 RECORDED 7-432

Filed Geb. 27, 1936.
Robert S. Duck, Clerk.

JOSEPH SCHRADLE,

Plaintiff

VS.

JOHN HONS, JIM HOVORKA,
VINCENT PECHR, JIM KAISER,
CHARLES BROM, JIM VOLOVECKY
AND INDEPENDENT CO-OPERATIVE
GROWERS & SHIPPERS, a Corporation,

Defendants

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.

LAW SIDE.

Come the defendants, each separately and severally, and file the following pleas, each separately and severally, to the complaint in this cause, which pleas are as follows:

- 1. Not guilty.
- 2. For further plea, the defendants, each separately and severally, say that prior to the swearing out of the warrant alleged in the complaint, said defendant made a full, statement of the facts in the case to an attorney-atlaw, who was then and there licensed to practice the profession of law in the County of Baldwin, State of Alabama, and in the Circuit Court of said county, and who was then and there engaged in the active practice of law, and that after making such full statement of facts and all of the facts connected with the case within the knowledge of said defendant, the attorney advised said defendant that the plaintiff was guilty of embezzlement, and further advised him to have a warrant issued for the arrest of said plaintiff, charging him with embezzlement; and defendant further says that acting upon the advice of said attorney and acting in good faith, the warrant was issued, wherefore, the defendant says that he is not liable for the matters complained of in said complaint.

ATTORNEYS FOR EACH OF THE ABOVE NAMED DEFENDANTS Plea Joseph Schraddle John Hons, Hal Feld June 24, 1932 Michael Olerk,