| ALEX LENNICX, | Ž |
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| Plaintiff | IN THE CIRCUIT COURT OF |
| Vs. | MALTWIN COUNTY, ALABAMA |
| LONNIE STEWART, and ANNE M. STEWART, | AT LAW |
| Defendants. | [CASE NO. 14486 |
| | Į. |

Personally appeared before me, the undersigned authority, Alex Lennicx, and after being by me first duly sworm, deposes and says that he is the Plaintiff in the above styled cause, and that the Respondents, Lonnie Stewart and Anne M. Stewart are either non-residents of the State of Alabama, or their residences are unknown; and if they are residents of the State of Alabama, that they have concealed themselves so that process cannot be served upon them. Upon the best information obtained by your affiant, your Complainant believes that the Defendants are residents of the State of Florida, in the City of Tampa, but he has been unable to determine their place of residence or their post office address. Affiant further says that the Defendants are both over the age of 21 years. Further that the residence and post office addresses are unknown and cannot be ascertained after reasonable efforts.

Alex Tennick

Sworn to and subscribed before me on this the day of July, 1961.

FILED SEP 1 1988

ALICE I DUCK CLERK REGISTER STATE OF ALABAMA BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Lonnie Stewart 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 Alex Lennicx.

WITNESS my hand this //day of //ga/______, 1960

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ALEX LENNICX,

Plaintiff

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LONNIE STEWART,

Defendant

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

AT LAW

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The Plaintiff claims of the Defendant \$739.91 due by a promisory note made by him on the 15th day of September, 1960, together with interest thereon at 6% per annum. The said note provided for payment of attorney's fees for collection of the same, which said fee, the Plaintiff claims in the amount of \$150.00.

FILED NOV 14.1960 AICEJ. DUCK, Clerk WILTERS & BRANTLEY

Tolbert M. Brantley

nat & and

ALEX LENNICS,

Plaintiff

VS

LONNIE STEWART,

Defendant.

Summons and Complaint

Defendant's Address is:

Gulf Shores, Alabama

FILED NOV 141960; NICE J. DUCK, Clerk Received day of 19.6 and on day of 19.6 and on day of 19.1 served a copy of the within 9.0 an an arrival arriv

Returned 22 day of 1967 Not found in my county after diligent search and inquiry.

Taylor Wilkins, Sheriff

Deputy Sheriff

Plaintiff ALEX TENNICS,

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COUNTE STEWART,

Defendant.

Summons and Complaint

Defendant's Address is:

Gulf Shores, Alabama

gy service on.

PICE 1. DUCK, Clerk DOGN TI NON

IVAÇOB MILKINS, Sheriff

Not found in my county after diligent search and in-

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| ALEX LENNICX, | Q | |
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| Plaintiff | Q | IN THE CIRCUIT COURT OF |
| Vs. | , ğ | BALIWIN COUNTY, ALABAMA |
| LONNIE STEWART, and ANNE M. STEWART, | Ŏ. | AT LAW |
| Defendants. | Q | CASE NO. 4486 |
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Personally appeared before me, the undersigned authority, Alex Lennick, and after being by me first duly sworn, deposes and says that he is the Plaintiff in the above styled cause, and that the Respondents, Lonnie Stewart and Anne M. Stewart are either non-residents of the State of Alabama, or their residences are unknown; and if they are residents of the State of Alabama, that they have concealed themselves so that process cannot be served upon them. Upon the best information obtained by your affiant, your Complainant believes that the Defendants are residents of the State of Florida, in the City of Tampa, but he has been unable to determine their place of residence or their post office address. Affiant further says that the Defendants are both over the age of 21 years. Further that the residence and post office addresses are unknown and cannot be ascertained after reasonable efforts.

Alex Lennick

Sworn to and subscribed before me on this the 3/2 day of July, 1961.

Notary Fublic, State Jalahama at Lange



The Baldwin Times

"Baldwin's Only All County Newspaper" BAY MINETTE, ALABAMA

J. H. FAULKNER, Publisher

SEP 30 4961

AFFIDAVIT OF PUBLICATION

| LEGAL NOTICE NOTICE TO NON-RESIDENT LEX LENNICK NO. 4486 VS. ONNIE STEWART and NNIE M. STEWART and NNIE M. STEWART "The State of Alebama, Baldwin County. Circuit Court. In Equity This the 5th day of September, 1961. In this cause it being made to appear to the Clerk of this Court by the afficient of Alex Lennick that the Defendants Lomine Stewart and Annie M. Stewart is a non-resident of the State of Alabama and that their place of residence or Post Office Address cannot be ascertained after didigent theorem and inquiry and further, that, in the belief of said Affiliant the Defendants are over the age of 21 pearer; it is, therefore, ordered that sublication be made in The Baldwin Times, a newspaper published in Bay | STATE OF ALABAMA, BALDWIN COUNTY. Jaulaner fr. , being duly sworn, deposes and says that he is the EDITOR of THE BALDWIN TIMES, a Weekly Newspaper published at Bay Minette, Baldwin County, Alabama; that the notice hereto attached of Notice fr Non-feedbat: Alek Lennich Jannie M. Stewart Annie M. Stewart | | | | |
|---|---|--|--|--|--|
| Minette, Baldwin County, Alabama, mice a week for four consocutive weeks, requiring Lonnie Stewart and Annie M. Stewart the said Defendants to answer or demur to the Bill of Complaint in this cause by the 5th day of October, 1951, or after thirty lays therefrom a decree Pro Confesse may be taken against them. ALICE J. DUCK Recipion. WILTERS & BRANTLEY Solicitors for Complainant 35-4c | COST STATEMENT 196 WORDS @ 6/2 cents \$ 12.74 I hereby certify this is correct, due and unpaid (paid) Additor. | | | | |
| | was published in said newspaper for consecutive weeks in the following issues: Date of 1st publication Sept 7 | | | | |
| | Date of 3rd publication Sept 21, 19 Vol. No. 37 Date of 4th publication Sept 28, 19 Vol. No. 32 Subscribed and sworn before the undersigned this 29day of Sept, 19 | | | | |
| FILED | Notary Public Baldwin County. | | | | |

Notary Public, Baldwin County.

STATE OF ALABAMA BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Lonnie Stewart 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 Alex Lennicx.

WITNESS my hand this /2 day of 9/00 , 1960.

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ALEX LENNICK,

Plaintiff

VS

Markey Boute for

LONNIE STEWART,

Defendant

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

AT LAW

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The Plaintiff claims of the Defendant \$739.91 due by a promisory note made by him on the 15th day of September, 1960, together with interest thereon at 6% per annum. The said note provided for payment of attorney's fees for collection of the same, which said fee, the Plaintiff claims in the amount of \$150.00.

WILTERS & BRANTLEY

BY: Jollet M. Brantley

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VS STEWART, Defendant. Summons and Complaint Defendant's address is:

ALEX LENNICX,

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