SUMMONS

THE STATE OF ALABAMA,)
BALDWIN COUNTY.)

TO ANY SHERIFF OF THE STATE OF ALABAMA, GREETING:

You are hereby commanded to summon AMELIA JENKINS, doing business as Jenkins Farms, to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in the Circuit Court of Baldwin County, Alabama, at the place of holding same by RIEMERS COMPANY, INC., an Alabama corporation.

The plaintiff claims of the defendant TWO HUNDRED ELEVEN & 79/100 DOLLARS (\$211.79) due by promissory note made by him on the 10th day of May, 1960, and payable on the 1st day of December, 1960, with interest thereon.

Said note provides for a reasonable attorney's fee, which plaintiff alleges to be \$42.50.

ttorney for Plaintiff

The defendant's address is:

Loxley, ,Alabama

FILED
1961
JAN 11 1961
ALICE I. DUNK, REGISTER

120

	TAYLOR WILKINS, Sheriff
	CAN DE VIETA
	By Edligh Steath
	X 05/6011 5 CC Colored
	Loyley, ala
TII .	
Ö	
LAW DREST	
LAW O	
A TH	
OFFICE OF A. CHRISTIAN Y. ALABAMA	Sheriff claims miles at
B 7	Ten Cents per mile Total \$ 7-001
₹ O Y	Ten Cents per mile total &
7	TAYLOR WILKINS, Sheriff
ź	or Stewarder
	BY DEPUTY SHEEDER
	The first of the control of the cont

4548 45/5

IN THE CIRCUIR COURT OF BALDWIN COUNTY, ALABAMA AT LAW

RIEMERS COMPANY, INC., an Alabama corporation,
PLAINTIFF

VS:

AMELIA JENKINS, doing business as Jenkins Farms,

DEFENDANT

JAN 11 1961 MIDE J. DUCK, CLERK REGISTER

LAW OFFICE OF
FOREST A. CHRISTIAN
FOLEY, ALABAMA

\$211.79	\$ 211.79	Foley, Ala.	May 10	<u>19 60</u>
	On or before December 1,	1960 after date, witho	ut grace I	_promise to pay
	to the order of RIEMERS COMP	ANY, INC.		
	TWO HUNDRED ELEVEN & 79/	100	er with many home typic may live other orner typic work of the	Dollars
•	for value received, with interest at until paid.	6 per cent. per annur	n from date	
	PAYABLE AT FARMERS	S AND MERCHANTS	BANK, FOLEY,	ALA.
	The parties to this instrument, whether make this note and vaives as to this debt, or any renewa other State, as to personal property and they each or secure this note, including a reasonable attorney endorser, surety or guarantor, of this note severall ments necessary to hold them, and they agree that Bank at which this note is payable is hereby auth bank belonging to the maker, surety, endorser, guarantor, or the surety of the maker, surety, endorser, guarantor, and they are the surety of the maker, surety, endorser, guarantor, and the surety of the sure	severally agree to pay all costs 's fee, whether the same be coll y waives demand, presentment, r time of payment may be extend orized to apply on or after matu rentor, or any one of them.	of collecting or securing, ected or secured by suit or total notice of protest, sed without notice to them rity to the payment of this	or attempting to collect or otherwise, and maker, uit and all other require- of such extension. The debt any funds in said
		(1/1/W) C	melia Jy	a Tonking Farm
No	Due December 1, 1960	Loxley,	Alabama Alabama	a Jenkins Farn
		3		