## SUMMONS

THE STATE OF ALABAMA ) IN THE CIRCUIT COURT OF COUNTY OF BALDWIN COUNTY, ALABAMA AT LAW

TO ANY SHERIFF OF THE STATE OF ALABAMA ------GREETING:

You are hereby commanded to summons W. M. Campbell to appear before the Circuit Court, to be held for said County at the place of holding same, within thirty (30) days from service of this process, then and there to answer the complaint of Peoples Fertilizer Company, a corporation.

Witness my hand this 15 day of July, 1960.

たた

\*\* \*\* \*\* \*\* \*\* \*\*

COMPLAINT

がが

\*\*

Peoples Fertilizer Company, a corporation,

\*\* \*\*

かっと

Plaintiff

vs.

W. M. Campbell

Defendant

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

AT LAW

432

The plaintiff claims of the defendant the sum of Eight Hundred Thirty-nine and 45/100 (\$839.45) Dollars, due by promissory note made by the defendant on the 1st day of March, 1956, and payable on the 15th day of June, 1956, with interest from the 15th day of June, 1956, at the rate of six (6%) per cent per annum.

The plaintiff claims of the defendant the sum of Eight Hundred Thirty-nine and 45/100 (\$839.45) Dollars, due by promissory note made by the defendant on the 1st day of March, 1956, and payable on the 15th day of June, 1956, with interest from the 15th day of June, 1956, at the rate of six (6%) per cent per annum.

Plaintiff avers that in and by the terms of said note the defendant waived all right to exemption under the constitution and laws of the State of Alabama, and of this waiver plaintiff now

claims benefit.

Plaintiff further avers that in and by the terms of said note, the defendant agreed to pay all costs of collecting or securing, or attempting to collect or secure said note, including a reasonable attorney's fee, and the plaintiff further claims of the defendant the further and additional sum of One Hundred Fifty and No/100 (\$150.00) Dollars, as such reasonable aground's fee.

James A. Brice

Attorney for Plaintiff

The defendant, W. M. Campbell, resides at Robertsdale, Alabama.

FIRED

JUL 15 1960

ALICE 1. DUCK, CLERK

TAYLOR WILKINS, Sheriff

By Ellerik Stool (1987) Ten Cents per mile Total \$ \_\_ TAYLOR WILMNISSho

Peoples Fertilizer Company, a corporation,

Plaintiff

vs.

W. M. Campbell,

Defendant

JUL 15 1960

AME I DIM, RESIGNER

## NOTE AND MORTGAGE

NOIE AND MORIGAGE		<u> </u>
\$ 1477.80 Foley, Alabama, 3/1	, <u>19√6</u>	DOX *
On	iker," for value	200
received promise to pay to the order of PEOPLES FERTILIZER COMPANY, hereinafter referred to as the "Pay	vee,"_ Onc	1
Theresal four hundred sweety. Serm Dollars, with interest at the rate of 6% per annum, from able at the office of the Payee in Foley, Alabama.	ı maturity, pay-	
To secure the payment of this or any other debt I (or we) may owe the Payee before this instrument is p hereby grant, bargain, sell and convey unto said Payee, its successors and assigns, my, or our, entire crop of cotton potatoes, and all other agricultural products growing or to be grown by me, or by us, my, or our tenants, share-cr	corn sowheans	January -
and/or employees, and produced during the year 19 VC, upon that certain piece or parcel of land located in 1	Baldwin	
County,, described as follows:		
	the way the part and the law dee and	
	The last last own part was the last way ago you was any one one	
That such crops shall consist of the following acreages: cotton acres; corn acres; soybeans	acres;	-
potatoes acres; other farm products acres. Except Continut I wish Polatoe		:
Also the following described personal property owned by the Maker, which said property is free and clear from the encumbrances and is located upon the lands hereinabove described, viz:	m any liens and	
Also the following described personal property owned by the Maker, which said property is free and clear from the lands hereinabove described, viz:  8 ALDWIN 8 ALDWI		
STATE OF ALABAMA.  STATE OF ALAB		
57A 3 6 most be following		
Recorded this day		
Should maken now all amounts due keneundaniast all other debts as eminer B		**
wise to remain in full force and effect, and should maker fail to pay the debts secured hereby or the interest there thereof when due, or should maker cause, attempt or permit said property or any past thereof to be sold, abused, as encumbered, removed from County, loaned or subjected to any claim or lies of other parties; or should maker become any bankruptcy or any receivership proceedings, or should Payee deem itself inscure, then, in any of said events, hereunder or secured hereby shall at once be due and payable and Payee may take fossession of and sell all of said reing all attachments or equipment thereon, and in case of livestock the increase thereof, sale to be public or private u conditions and at such place or places as Payee deems fit; should sale be public notice hereof shall be given for one written notice at the Court House door of Baldwin County; Payee may bid for and purchase property at any sale proceeds of any sale shall be applied, first, to the payment of all expenses and charges in connection with the enfo preservation of said property or of title of Payee, or for retaking, holding, repairing and selling same, including a ney's fee; second, to full payment of all amounts due Payee, including all expenses and charges in connection with and the balance to be paid to Maker.	ie the subject of all amounts due property, includ- property, includ- pon such terms, day by posting hereunder. The rement hereof, easonable attorthis instrument	
The parties to this instrument, whether maker, indorser, surety or guarantor, each for himself, hereby severall all amounts due hereunder and secured hereby and as to such debts or any renewal thereof, waives all right to exem Constitution and laws of Alabama, or any other state, as to personal property and each severally agrees to pay all co or securing or attempting to collect or secure, such debts, including reasonable attorneys' fees, whether the same be cured by suit or otherwise, and each of them severally waive demand, presentment, protest, notice of protest, suit and a ments necessary to hold them, and they agree that time of payment may be extended without notice to them of such extended without notice to them.	ption under the sts of collection collected or se-	
WITNESSES: UMCangle	(SEAL)	
	(SEAL)	
· No		

Address

Each endorser, surety and guarantor, whose name appears below, hereby waives all his right of exemption to personal property under the laws of the State of Alabama or any other State as against this debt and also waives presentment for payment, protest, and notice of protest and non-payment of within note, and agrees that he shall be bound by this instrument until the debt secured thereby is fully paid.

מ' ש'

m 2.25
R 100
R 100
R 30
Seapler Jenteleye Co.

132