PERRY COOPERAGE CO., INC. AN ALABAMA CORPORATION,

PLAINTIFF

VS:

WOODFIN RINEHART, JR.,

DEFENDANT.

IN THE CIRCUIT COURT
OF PERRY COUNTY, ALABAMA

NO. 4395.

TO THE HONORABLE JUDGES OF SAID COURT:

Comes the Plaintiff in the above styled cause, by and through its attorney of record, and moves the Court as follows:

1. To enter judgment by default against the Defendant, Woodfin Rinehart, Jr., in the amount of \$2,776.96 principal plus \$333.24 interest, a total of \$3,110.20. Plaintiffs attorney admits the receipt of \$300.00 since the filing of suit, leaving a balance due of \$2,810.20.

Sam Earl Esco, Jr.
Attorney for Plaintiff.

Mailed for filing: 2/20/61.

THE STATE OF ALABAMA

RERRY BALDWIN

County

CIRCUIT COURT	
To any Sheriff of the State of Alabama—Greeting:	
You are hereby commanded to summon Woodfin Rinehart, Jr.	
o appear before the Circuit Court of REERX BALDWIN County, Alabama, at the place of holding the same and plead, answer or demur within thirty days from service hereof to the complaint Perry Cooperage Co., Inc., an Alabama Corporation Witness, my hand this 22 day of 19 60 If THE DEFENDANT FAILS TO APPEAR AND PLEAD, ANSWER OR DEMUR WITHIN THIRTY DAYS AFTER SERVICE THE PLAINTIFF MAY TAKE JUDGMENT BY DEFAULT.	nt s.
COMPLAINT	
PERRY COOPERAGE CO., INC., \ WOODFIN RINEHART, JR.	
AN ALABAMA CORPORATION	_
VS.	_
Plaintiff Defendant	-
The Plaintiff claims of the Defendant Two thousand seven hundred seventy six	_and
rom him by account between 1/1/55 and 8/1/60 Pollars, du	.e
, which sum of money with the interest thereon is still unpeid	
ount #2. The Plaintiff claims of the Defendant \$2,776.96 from him for money loan	}-
y the Plaintiff to the Defendant between 1/1/55 and 8/1/60	⊋
nich sum of money with the interest thereon is still unpaid.	
ount #3. The Plaintiff claims of the Defendant \$2,776.96, due from him on account	<u>.</u>
tated between the Plaintiff and the Defendant between $1/1/55$ and $8/1/60$	<u>0</u>
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ount #4. The Plaintiff claims of the Defendant \$2,776.96, due from him for mercha	m-
ise, goods and chattels sold by the Plaintiff to the Defendant between 1/1/55	
nd 8/1/60, which sum of money with the interest thereon is still unpaid.	<u>-</u>
ount #5. The Plaintiff claims of the Defendant \$2,776.96, due from him for work a	
abor done for the Defendant by the Plaintiff between 1/1/55 and 8/1/60	
nich sum of money with the interest thereon is still unpeid.	
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Sam Carl Cow. Jr.	_
Sam Earl Esco, Jr.	_
Attorney for the Plaintiff	

	No. 43 95
THE	E STATE OF ALABAMA
- [] - []	BALDWIN COUNTY
CI	RCUIT COURT
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AN. A	LABAMA CORPORATION Plaintiff vs.
WOOD Today	FIN RINEHART, JR. Octor
	ns and General Complaint
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SAM	Clerk EARL ESCO, JR.
	Plaintiff's Attorney

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THE STATE OF ALABAMA

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which may accrue from the detention thereof.

Clerk

STATE OF ALABAMA I
COUNTY OF BALDWIN
Before me, SAM EARL ESCO, JR. , a Notary Public in
and for said County and State, personally appeared JOHN BAILEY
, who, being by me duly sworn, deposes and says that
he is Vice-President for Perry Cooperage, Inc., An ; that the Alabama Corporation attached statement of the account of said firm against Woodfin Rinehart, Jr
of Baldwin County, Ala. is just, true and cor-
rect; that there is now due on said account the sum of \$2.776.96,
after deducting all set-offs, credits, and counter-claims.
Perry Cooperage, Inc., an Alabama Corp.
BY: John Bailey, Vice-President.
SWORN TO AND SUBSCRIBED before me this the 20th. day of
February, 1961.
Notary Public, State of Alabama, At Large.
My Commission Expires: 1/10/65.

STATE OF ALABAMA Y
COUNTY OF BALDWIN
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