

GEO. B. CLEVELAND, JR.
LAWYER
63½ ST. FRANCIS ST.
MOBILE, ALA.
BOX 704

December 21st, 1917.

Mr Tom Richardson, Clerk Circuit Court,

Bay Minette, Ala.

Dear Sir:-

I enclose bond in re Armstrong vs. W.W.Gulledge. The statute requires a bond. Mrs. Armstrong has property in Baldwin. The other signer is her husband, a brother of the plaintiff, and the bond is evidently good for \$30.00.

Please issue the executions in the two cases and ask the Sheriff to push them, as he promised me he would do.

Yours truly,

G.B.Cleveland Jr.

W. J. Armstrong,
Plaintiff,

V. S.

W. W. Gulledge,

Circuit Court Baldwin
County Ala.

We W. J. Armstrong a principal and J. S. Armstrong
~~and Rosa Armstrong~~ as surety are held and firmly bond unto W. W.
Gulledge in the sum of thirty dollars.

The obligation of the bond is this, that whereas one of the notes for \$12.50, sued on in this case, was lost before suit, this bond is given to secure the defendant from loss if this judgment is collected ~~by execution~~ and thereafter the note turns up in the hands of a person legally entitled to collect it and who does so.

Now therefore, should the plaintiff pay to the defendant any damages he may sustain in the premises set out, the bond shall be released and will be void.

Witness on hand this 15th, of December,
O. D. 1917.

W. J. Armstrong
John S. Armstrong
Rosa J. Armstrong

W.J Armstrong,

Plaintiff,:

-vs-

) IN THE CIRCUIT COURT OF BALDWIN CO. ALA.

W.W.Gulledge,

Defendant.)

Complaint.

1 Plaintiff claims of defendant \$12.55 due by promissory note made by

him on September 23rd, 1917, and payable thirty days after date, with
interest from maturity, said note waiving all exemptions of the maker
and providing for an attorney's fee.

2 Plaintiff further claims of defendant the sum of \$12.55, due by promis-
sory note made by him on the 23rd day of September, 1917, and payable
three months after date, with interest thereon from maturity, said note
waiving the exemptions of maker and providing for the payment of an at-
torney's fee.

3 Plaintiff further claims of the defendant \$12.55 due by promissory
note made by him on the 23rd day of September, 1914, and due six months
after date, with interest thereon from maturity, said note waiving the
exemptions of the maker and providing for an attorney's fee.

4 Plaintiff claims of the defendant \$12.55 due by promissory note made
by him September 23, 1914, and payable nine months after date, with inter-
est thereon from maturity, said note waiving all exemptions and provid-
ing for payment of an attorney's fee.

5 Plaintiff claims of defendant the sum of \$15.00 as a reasonable at-
torney's fee for bringing suit, etc., on the notes sued on in the fore-
going counts, said notes providing therefor.


G.B. Chard
Attorney for plaintiff.

SUMMONS AND COMPLAINT.

The State of Alabama
Baldwin County

No.

Circuit Court

Fall

Term, 1917.

To Any Sheriff of the State of Alabama:

You are hereby commanded to summon W.W.Gulledge

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, State of Alabama, at Bay Minette, against

him the Defendant..... by W.J.Armstrong

Plaintiff

Witness my hand this 18th day of May 1917

T.V.Ricciusone

Clerk.

Complaint

Plaintiff Versus

The plaintiff claims of the defendant

Dollars due by

Plaintiff's Attorney.

No.

State of Alabama
Baldwin County
CIRCUIT COURT

W. J. Armstrong

vs.

Plaintiffs

W. W. Gulledge.

Defendants

Summons and Complaint

Filed May 18th, 1917

Clerk.

Defendant lives at

Robertsdale,

Geo. B. Clevenand,

Plaintiff's Attorney

Defendant's Attorney

Times Print Bay Minette.

Received in office

May 18
Clevenand

1917

Sheriff

I have executed this Writ

this Oct 16 1917

by leaving a copy of the within summons and com-
plaint with

W. W. Gulledge

Clevenand

Sheriff.

Deputy Sheriff.