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Clarico Devis and Co.

J.B.Stnert,Defendat.

Cir 11 Coat of Bellevin County.

the season with most page. The control of the contr

Service of the Control of the Balling Balling Balling Balling

who, on oath, enevers to the Trit of Garnishment issued in this cause and served on Control Control Control Received Spine parallel that he has bugwickee of the facts stated horoin and that the said Garnishee was not indebted to the defendant of the time of the service of the Garnishment, and making this answer, or at any time intervening the service of the Garnishment, and making this answer, and that said Garnishee will not be indebted in the fature to said defendant by a contract existing at the time of the service of the garnishment and making this answer, and their correct of the garnishment and making this answer, and their correct of the garnishment and making this answer, and their corrects of the garnishment and making this answer, and their corrects of the garnishment and making this answer, and their corrects of the garnishment and making this answer, and their corrects of the garnishment and making this answer, and their corrects of the garnishment and making this answer, and their corrects of the garnishment and making this answer, and their corrects of the garnishment and making this answer and their corrects of the garnishment and making this answer and their corrects are selected as the garnishment and making this answer as a selected defendant.

before me this the 2614

oes of Mg 102/

den Grant Court,

Reserver of Range Pjus mer 21/921 Micumon alun! STATE OF ALABAMA, BALDWIN COUNTY.

THE PARTY

Clarke Davis and Co.

vs J.B.Stuart, Defendnt. Circuit Court of Baldwin County.

--- Garnishee.

Personally appeared before me, In Riemann

Clus Cercuit Coul. in and for said County in said
State, State,

who, on oath, answers to the Writ of Prnishment issued in this cause and served on -

the garmishee, and that he is duly authorized to make this answer, and that he has knowledge of the facts stated herein and that the said Garmishee was not indebted to the defendant at the time of the service of the Garmishment, and making this answer, or at any time intervening the service of the Garmishment, and making this answer, and that said Garmishee will not be indebted in the future to said defendant by a contract existing at the time of the service of the garmishment and making this answer, and that garmishee has not in ---posession or under control and personal or real property or things in action belonging to said defendant.

P. V. Gardon

Subscribed and sworn to before me this the 3046

day of **H**(1921.

Clark Carent Court.

THE STATE OF ALABAMA, Baldwin

A. T. C.	land the second	- TOTAL VILLE	A, Baldwin	
				UIII
		CIRCUIT	COURT.	AOIA
	To any Sheriff of the State of Al Whereas, at the		JOURT.	
	the State of A			
	Whereas, at the Baldwin	Greeting:		
	Baldwin Cor Clark Davis and C	Fall	Term, 1919, of t	
			Term, 1919	Marine Marine San
	Clark Davis	MLY,	, OI t	he Circuit Court of
	-sand Com	ceny		01
	Clark Davis and Com	and the second s	- Land Berger and Control of the Con	
		D.	aintiff , recovered a j	
	J.B.S	tuart,	aintiff, recovered a :	
		The Day of the second	- a J	udgment against
Defe	ndant , for the sum of ost of suit; and, whereas, J.	**************************************	The same state of the same sta	
J 222 4	for the sum of	A.		
l and c	ost of suit; and, whom	\$1160.96/10	01	***************************************
Warning	ost of suit; and, whereas, J. made affidavit, as required by law,	$F \cdot D_{17} \sim 1$	A. J	
	10	es e	gent of co	Dollars
ha s	made affid	- Charles Consideration	olark Da	IVIS and
	as required by law	<i>+</i> 1	***************************************	.00
Make Sanda S	made affidavit, as required by law,	nat P.V. Par	đ on	***************************************
Or 7				
or nas	effects of said D	is sunner	274	<u></u>
believes the	Delendant in h	is	ed to be indebted to see	
	effects of said Defendant in heart process of garnishment against the	possession c	ed to be indebted to sai	d Defendant
	against the	said P.V.P.	Con Con	trol, and the
			rdon,	that he
4/				į Į
Is necessary to	obtain satisfaction of said judgment:			
The				
Inese ar	e, therefore, to com-	* **		
	e, therefore, to command you that yo	U sim		
		- summon the said	P.V.	//
	***************************************	************	raon,	
Court, to be ber			***************************************	
J se noide	coath, what is indebution indebution or at the time of making the control of the control of making the control of the	***********	to be and appear before t	
there to answer, or	Co	Unity	to be and appear before	th
this Writ	oath, what is	, within thirty c	lays after	ne Circuit
of Garnisl	ment, or at the	ted to said Dof	service hereof,	then and
be indebted in future	the time of making to	- Delendar	at the time of the	augustinis in the second
- Ideur	coath, what is indebuted in the time of making to him by a condition.	answ.	or the s	ervice of
DC.	indek iment, or at the time of making to indek to him by a contract ossession or under his defendant and day of	then evial.	and whether he	will
ction, belonge	or under his	- calsting, and t	whether he	not
onging to L	Pefendant	control, personal	ha s	not in
Witness, this +1-	2		r real property. Or 47.	
the.	2nd day of Ho	And the state of t	z, or thin	gs in
	Tel-	1921. 7191		
		7 7.191	T mag	
Angele & Angele Company	The second secon	V / 1911	" .	

The State of Alabama Baldwin COUNTY CUIT COURT

THE STATE OF ALABAMA, Baldwin COUNTY.

CIRCUIT COURT.

To any Sheriff of the State of Alal	pama—Greeting:
Whereas, at the Fal	I Term, 1919, of the Circuit Court of
Beldwin Cou	nty, Henry H Clark and J.B.Davis, doing busines
	style of Clark Davis and Company.
and the second of the second o	, Plaintiff , recovered a judgment against
<u>J </u>	D. Stuart,
	······································
Defendant, for the sum of	1160.96/100) Dollars,
and cost of suit; and, whereas,	Joseph F Durham as agent for Clarke Davis and
Company,	
has made affidavit, as required b	by law, that The Pardon Produce Company,
	supposed to be indebted to said Defendant,
	t in its possession or under its control, and that he
The state of the s	
beheves that process of garnishment	against the said Pardon Produce Company,
is necessary to obtain satisfaction of s	said judgment:
These are, therefore, to comma	and you that you summon the said Pardon Produce
and the second s	
geria. Program	
	to be and appear before the Circuit
Court, to be holden for Bal	County, within thirty days after service hereof, then and
there to answer, on oath, whati	t is indebted to said Defendant at the time of the service of
this Writ of Garnishment, or at the	time of makingitsanswer, and whetheritwill not
be indebted in future toit	by a contract then existing, and whether he ha not in
possession or un	nderitscontrol, personal or real property, or things in
action, belonging to Defendant	
Witness, this the 1st	day of March, 1921, 191-
	Meceway, Clerk.

THE STATE OF ALABAMA, Baldwin

COUNTY.

CIRCUIT COURT.

To any Sheriff of the State of Alabama	ı—Greeting:		erionia. Notae de la capación
Whereas, at the	Fall 7	Ferm, 1919, of the Circui	t Court of
Baldwin County,	Henry H Clar	k and J.B.Davis.do	ing business
under the firm name and sty	yle of Clark,D	avis and Company.	han sa an an ann an an an an an an an an an a
	and the second s	iff, recovered a judgme	a de la composição de la Composição de la composição de la composiç
J.B.Stue			
mana di giugi da di			
Defendant , for the sum of \$1160.9	96/100	······································	Dollars,
and cost of suit; and, whereas, Jos	seph F Durham a	agent for Clark Da	vis and Comp
			<u> </u>
ha S made affidavit, as required by lav	v, that Farmers	Co-operative Asso	ciation
of Bay Minette and Foley,			·
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edinastina (1906), ili 1906, i Partina programati il 1906, ili 1906, il	::::::::::::::::::::::::::::::::::::::	posed to be indebted to sa	id Defendant,
or ha S effects of said Defendant in	n its possessi	ion or under its co	ontrol, and that he
2014 (1971) 27 14 17 1		r r	
believes that process of garnishment against	st the said	mers Co operative	Association
of Bay Minette and Foley,		/~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
			h-=
is necessary to obtain satisfaction of said ju	udgment:		
These are, therefore, to command yo	ou that you summon t	the said	
Farmers C o	perative Assoc	ciation of Bay Mir	ette and
PA7 Am			
Foley,		to be and appea	r before the Circuit
Court, to be holden for Baldwin	County, wi	thin_thirty_days_after_servi	ce hereof, then and
there to answer, on oath, what it i	s indebted to s	said Defendant at the tir	ne of the service of
this Writ of Garnishment, or at the time	of making its	answer and wheth	per he will not
be indebted in future to <u>it</u>			101 1100
		EXISTITUTE ATTENDATION OF THE	at had not in
its possession or under	its con		
en de la companya del companya de la companya del companya de la c			
action, belonging to Defendant		trol, personal or real prop	erty, or things in
		trol, personal or real prop	erty, or things in
action, belonging to Defendant Witness, this the lst day o		trol, personal or real prop	erty, or things in

THE STATE OF ALABAMA, Baldwin

COUNTY.

CIRCUIT COURT.

To any Sheriff of the State of Alabama—Greeting:
Whereas, at the Fall Term, 191, of the Circuit Court of
Baldwin County, Henry H Clark and J.B.Davis.doing business unde
the firm name and style of Clarke, Davis and Company.
, Plaintiff , recovered a judgment against
J.B.Stuart,
Defendant, for the sum of \$1160.96/100 Dollars,
and cost of suit; and, whereas, Joseph F Durham agent for Clark Davis and Company
ha S made affidavit, as required by law, that Balāwin County Bank,
supposed to be indebted to said Defendant,
or have effects of said Defendant in its possession or under its control, and that he
believes that process of garnishment against the said Baldwin County Bank,
is necessary to obtain satisfaction of said judgment:
These are, therefore, to command you that you summon the said
Baldwin County Bank,
to be and appear before the Circuit
Court to be holden for Baldwin County, within thirty days after service hereof, then and
there to answer, on oath, what it is indebted to said Defendant at the time of the service of
this Writ of Garnishment, or at the time of making its answer, and whether he will not
be indebted in future to him by a contract then existing, and whether Fet ha S not in
its possession or under its control, personal or real property, or things in
action, belonging to Defendant
Witness, this the 1st day of March, 1921, 191
Witness, this the day of January Clerk.

COUNTY The State of Alabama T T コのじ

Before me. F. B. Armstrong a Notary Public in and for the State and County aforesaid, personally appeared J. P. Durham as one of the agents for Henry H. Clark and J. B. Davis as partners doing business under the firm name and style of Clark; Davis & Co. who being by me first duly sworn. deposes and says that Henry E. Clark and J. B. Davis doing business under the firm name and style of Clark Davis & Co. on the 19th day of Movember, 1919 recovered a judgement against J. B. Stuart in the Circuit Court of Baldwin County State of Alabamafor the sum of eleven hundred and sisty dollars and ninty sixacents (\$1160.96) and for the further sum of six dollars and ninty five cents (\$6.95) costs of suit; and that he believes that a process of garnishment against P.V. Pardon of Bay Minette, Alabama is necessary to obtain satisfaction and of said judgement and that the said P. V. Pardon as a partner of J. B. Stuart is supposed to be indepted to the defendent, or have effect of the defendent in his possession or under his control.

Sworn to and subscribed before me, this first

-day-of-March, 1921

Notery Public, Mobile County, Ala.

11/2 Clark Davis ver J.B. Swart, Deft B. V. Occurling Gar -Freid Mar 2/92/ IMMicumon Clark STATE OF ALABAMA,)
COUNTY OF MOBILE.)

Before me, L. C. Harris, a Notary Public in and for the State and County aforesaid, personally appeared J.F. Durham, as one of the agents for Henry H. Clarke and J.B. Davis, doing business under the firm name and style of Clarke, Davis & Company, who, being by me first duly sworn, deposes and says that Henry H. Clarke and J.B. Davis, as partners doing business under the firm name and style of Clarke, Davis & Company, on the 17th. day of November, 1919, recovered a judgment against J.B.Stuart, in the Circuit Court of Baldwin County, Alabama, for the sum of Eleven Hundred, Sixty Dollars and Ninety-six cents, (\$1160.96), and for the further sum of Six Dollars and Ninety-five cents, (\$6,95), cost of suit; and that he believes that process of garnishment against Baldwin County Bank, Farmers Co-operative Association, of Bay Minette and Foley, and The Pardon Products Company, is necessary to obtain satisfaction of said judgment, and that the said Baldwin County Bank, Farmers Co-operative Association, of Bay Minette and Foley, and The Pardon Products Company, are supposed to be indebted to the defendant, or have effects of the defendant in their possession or control.

Sworn to and subscribed before me, this 28th. day of

February, 1921.

Notary Public Mobile County, Alabama

Joseph F. Surhan