

State of Alabama,
Baldwin County.

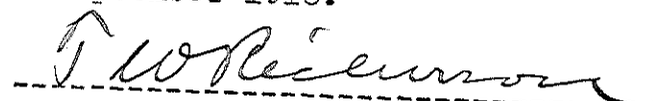
Circuit Court Baldwin County, Alabama.

To any Sheriff of the State of Alabama, Greeting:

Whereas on the 4 day of Dec 1914 in the Circuit Court of Baldwin County, Swift and Company, Ltd a corporation, recovered a judgment against A. Seitz, defendant for the sum of ~~Four Thousand~~
Eight 3/4 over ~~one~~ debt and damages and 5 7/100 dollars costs; and whereas Benjamin McMillan, Jr., attorney for plaintiff has made affidavit as required by law.

I therefore command you, that you summon the State Bank of Foley, to appear before the Circuit Court of Baldwin County, Alabama, within thirty days from the service of this process, then, and there to answer, on oath, whether at the time of the service of the garnishment, or at the time of making its answer, or at any time intervening the time of serving the garnishment and making the answer it was indebted to the defendant and whether it will not be indebted in future to said defendant and by a contract then existing and whether by a contract then existing it will be liable to said defendant and for the delivery of personal property, or for the payment of money which may be discharged by the delivery of personal property; of which is payable in personal property, and whether it have not in its possession or under its control, money or effects belonging to the defendant.

Witness my hand this 30th, day of September 1918.



Clerk Circuit Court Baldwin County, Ala.

Original

Draft to

Mr

A. Felt

State Bank of
Foley,
Minnesota

Foley

Rec in office Sept 30th 1918 and
executed Oct 1st 1918 by serving
a copy of the within garnishment
on G Lehr cashier of the ^{State} Bank
of Foley.

C E Cudabanks Sheriff
By A B Richardson

Swift & Company, Ltd. }
a corporation } In Circuit Court of Baldwin County, Ala.
vs }
A. Seitz, Defendant, }
State Bank of Foley, }
Garnishee.

Now comes the State Bank of Foley, garnishee in the above stated cause, and for answer to the writ of garnishment served it on the 1st day of October 1918, upon oath says that the State Bank of Foley was not indebted to the defendant at the time of the service of the garnishment in the above stated cause or at the time of making its answer hereto, or at any time intervening the time of serving the garnishment and the time of making its answer, and that it will not be indebted in future to said defendant by a contract then existing or at the time of making this answer, and that it will not be liable to said defendant for the delivery of personal property, or for the payment of money, which may be discharged by the delivery of personal property; and that it has not in its possession or under its control money or effects belonging to said defendant.

This answer is made by John C. Lehr, the cashier of said Bank and its duly authorized agent to make such answer and that he has personal knowledge of the facts above stated.

And garnishee having fully answered prays to be discharged with its reasonable costs in this behalf expended.

Subscribed and sworn to before me
this 31st day of October 1918.

O. G. Conroy
Notary Public, Baldwin County, Ala.

John C. Lehr
Cashier.

J. W. Suduson
Atty for Garnishee

Swift & Company, Ltd.

vs.

A. Seitz, defendant,

State Bank of Foley,
Garnishee.

ANSWER OF GARNISHEE.

Filed in Court,

Act 31, - 1918
J W Riemann
Clerk

STATE OF ALABAMA, *

COUNTY OF MOBILE. *

Before me, Grace A. Smith, a Notary Public in and for said State and County, personally appeared B. F. McMillan, Jr., who is known to me, and who, being duly sworn, says that he is attorney for Swift & Company, Ltd., a corporation, and as such attorney makes this affidavit; that on, to-wit, December 4, 1914, Swift & Company, Ltd., recovered a judgment against A. Seitz in the Circuit Court of Baldwin County, Alabama, for the sum of \$508.32, besides \$5.70 court costs; that the firm of McMillan & Grayson, of which affiant was a member, were attorneys for the plaintiff in said cause; that execution has been issued on said judgment and has been returned no property found; that the Foley State Bank, or State Bank of Foley, is supposed to be indebted to, or have property of the said A. Seitz in its possession or under its control and to be liable in this cause as garnishee and that this garnishment is not sued out for the purpose of vexing or harassing the said A. Seitz, and that affiant believes that process of garnishment against the said Foley State Bank or State Bank of Foley is necessary to obtain satisfaction of said claim.

B. F. McMillan, Jr.

Sworn to and subscribed before me
this 28 day of September, 1918.

Grace A. Smith
Notary Public, Mobile County, Alabama.