| JOHN CHASON and NORBORNE C. STONE, JR., individually and  | I |                         |
|---|---|-------------------------|
| doing business as CHASON & STONE, a partnership,  Plaintiffs,  vs.  | I |                         |
|   | X | IN THE CIRCUIT COURT OF |
|   | X |                         |
|   | I | BALDWIN COUNTY, ALABAMA |
| AMELIA T. JENKINS and HILLIARD P. JENKINS, individually and AMELIA T. JENKINS and HILLIARD P. JENKINS, doing business as JENKINS FARMS, | Ĭ |                         |
|   | X | AT LAW                  |
|   | I | 10/09/1                 |
| Defendants.   | Ĭ |                         |

## COMPLAINT

The Plaintiffs claim of the Defendants \$3,802.34 due by Promissory Note made by them on the 6th day of August, 1959, and payable on the 30th day of September, 1960, with interest thereon.

Plaintiffs further allege that the Defendants, in and by the terms of said note did, each severally waive as to the debt evidenced thereby, or any renewal thereof, all rights of exemption under the Constitution and the laws of the State of Alabama as to personal property and the Plaintiffs claim the benefit of such waiver.

JOHN CHASON and NORBORNE C. STONE, JR., Individually and doing business as CHASON & STONE, A Partnership

By: Orlone .

ALIGE J. DUDK, CLERK BEGISTER

and just

| JOHN CHASON and NORBORNE C. STONE, JR., individually and doing business as CHASON & STONE, a partnership,  Plaintiffs,  vs.             | Ĭ  |                         |
|---|----|-------------------------|
|   | 1  | IN THE CIRCUIT COURT OF |
|   | Ž. |                         |
|   | X  | BALDWIN COUNTY, ALABAMA |
|   | Ĭ  |                         |
| AMELIA T. JENKINS and HILLIARD P. JENKINS, individually and AMELIA T. JENKINS and HILLIARD P. JENKINS, doing business as JENKINS FARMS, | Ĭ  | AT LAW                  |
|   | Ĭ  |                         |
|   | X  |                         |
| Defendants.   | X  |                         |
|   | ^  |                         |

## ANSWER

Now come the Defendants in the above styled cause and for answer to the complaint heretofore filed against them plead as follows:

The Defendants admit the indebtedness sued on in said complaint and do hereby consent that judgment be entered on said Promissory Waive Note in the amount of \$3,802.34 together with interest from the 1st day of October, 1960, to date at the rate of 6% per annum.

anelia J. Jenkins.

Amelia T. Jenkins

Hilliard P. Jenkins

Both individually and doing business as Jenkins Farms

Executed in the presence of the undersigned on this the 9 day of May, 1961.

Alice J. Duck, Clerk of the Circuit Court of Baldwin County, Alabama