

STATE OF ALABAMA)
BALDWIN COUNTY)

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon DAPHNE BOAT CENTER, INCORPORATED, to appear within thirty days from the service of this writ in the Circuit Court, to be held for said County at the place of holding the same, then and there to answer the complaint of AMOS GARRETT.

Witness my hand, this the 30 day of April, 1962.

Alvin J. Luck
Clerk

AMOS GARRETT,
Plaintiff,

VS

DAPHNE BOAT CENTER,
INCORPORATED,
Defendant.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW

No 5123

COUNT ONE

The Plaintiff claims of the Defendant the sum of SIX HUNDRED FIFTY & No/100 (\$650.00) DOLLARS, as rent of a building located at the Northwest corner of Ohio Street and Chicago Street, in the Town of Robertsdale, Baldwin County, Alabama, demised by the Plaintiff to the Defendant on to-wit: the first day of January, 1961, said rent commencing on the 1st day of July, 1961, and ending on the 1st day of May, 1962.

COUNT TWO

The Plaintiff claims of the Defendant the further and additional sum of TWO HUNDRED SEVENTY FIVE & No/100 (\$275.00) DOLLARS, for money loaned by the Plaintiff to the Defendant on February 1st, and 7th, 1960, and March 25th, 1962, which sum of money with interest thereon, is still unpaid.

En-5-17-62

John P. Beale
Attorney for Plaintiff

COUNT THREE

The Plaintiff claims of the Defendant the further and additional sum of FIVE HUNDRED & No/100 (\$500.00) DOLLARS, for money loaned by the Plaintiff to the Defendant on April 28th, 1962, which sum of money with interest thereon, is still unpaid.

FILED

APR 30 1962

ALICE J. DUCK, CLERK
REGISTER

John P. Beebe
Attorney for Plaintiff

FILED

CONVICT RECORD

THE STATE OF MISSISSIPPI
COUNTY OF HARRIS
JAMES H. HARRIS, Sheriff
vs.
AMOS GARRETT, Plaintiff
vs.
DAPHNE BOAT CENTER, Inc., Defendant
The State claims of the Defendant the further say and

FILED

APR 30 1962

WILLIAM DUCK, CLERK

RECORDED FOR DEPOSIT

James H. Harris

5123

Amos Garrett,
Plaintiff

vs.

Daphne Boat Center
Inc.

Defendant

FILED

APR 30 1962

ALICE J. DUCK, CLERK
REGISTER

Received 30 day of April 1962
and on 37 day of April 1962
I served a copy of the within
on J. R. Weeks Jr.
Manager Daphne Boat
By service on Center

TAYLOR WILKINS, Sheriff
By W. C. Garner D. S.
T. B. Hale

Sheriff claims 50 miles at
Ten Cents per mile Total \$ 5.00
TAYLOR WILKINS, Sheriff
BY Garner
DEPUTY SHERIFF

ATTACHMENT

The State of Alabama, {
Baldwin County.

TO ANY SHERIFF OF THE STATE OF ALABAMA:

WHEREAS, Amos Garrett

hath complained on oath to me, ALICE J. DUCK, Clerk of Circuit Court of Baldwin County, Ala., that

Daphne Boat Center, Incorporated,

is justly indebted to the Plaintiff Amos Garrett

in the sum of Six Hundred Fifty & No/100 (\$650.00) - - - Dollars, and

the said Amos Garrett having made affidavit and given bond
as required by law, in such cases, you are hereby commanded to attach so much of the estate of

Daphne Boat Center, Incorporated,

as will be of value sufficient to satisfy said debt and costs, according to the complaint; and such estate, so
attached unless replevied, so to secure, that the same may be liable to further proceedings thereon to be
had by the Circuit Court of Baldwin County, Ala., at a term thereof, to be held at the Court House of said
County, on Monday of 1962

next; when and where you must make known to said Court how you have executed this Writ.

WITNESS, my hand, this 30 day of April A. D., 1962..

Alice J. Duck Clerk.

Executed this 30th day of April, 1962 by attaching the following described property:

One Swinging Saw(Craftman) No. 10TT2
One Powermatic Cabinet Shop Plainer-SR16-6AR(Extra Blades)
One Drill Press & Motor (Craftsman) No. 150
One Band Saw(Craftman) No.11223380
One Rip Saw, Motor and Table (Delta) No. CB3925
One Sationary Table Type Belt Sander No. 1032255
One Very Large Air Compressor No. 919
One Six Boat Capacity Gater Transport Trailer
~~One Six Boat Capacity Gater Transport Trailer No. 1975398~~

ONE

One Skill Elec.Hand Plane No. A975398
One Router (Stanley) No. 8599CU
One Vibrator Sander No. 439186
One Black & Decker Vibrator Sander No. 4408-89
One Black & Decker Vibrator Sander No. 446-396
One Belt Sander Porter cable No. 28254
One Belt Sander Porter cable No. 41897
One Belt Sander Porter cable No. 65496
One (Craftman) Elec. Drill No. H2
One (Craftman) Saber Saw No. 315-27981
One 4-inch Skill Saw No. P5752187
One (Thor) 7-inch Disc. Sander No. 8020-220893

Motors included
in
each of these

Two Stearing wheels
Part of One 500-foot roll tiller cable
Four windshields
Twenty-five pounds brass bolt nails
One- $\frac{1}{2}$ case 2x12 brass screws
Two boxes porter cables sand paper
Various amounts of different sizes of brass screws, sand paper,
wicking, glue, assorted batch of saw blades
Four gal. primer paint
The elec. boxes and switches for running the machinery
The lighting system for the Paint Drying room Exhaust fans for same
One Vacuum cleaner and assorted batch of hand tools
One boat dolly and cradle for handling finished and unfinished boats

Taylor Wilkins, Sheriff
By: W.D. Garner, D.B.

No. 576203

ATTACHMENT

Amos Garrett

Vs. { ATTACHMENT

*Wapine Boat
Center Inc.*

Issued April 30, 1962

Printed by Moore Printing Co.

Received on 30 day of April, 1962
I have a copy of the within
J.P. Wood, Jr.
Manager Wapine Boat
Center

TAYLOR WILKINS, Sheriff
By W.D. Garner D.S.
Robbie

Executed Sheriff's claims 50 miles at
Ten Cents per mile Total \$ 5.00
TAYLOR WILKINS, Sheriff
BY W.D. Garner
DEPUTY SHERIFF

AMOS GARRETT,
Plaintiff,

vs

DAPHNE BOAT CENTER,
INCORPORATED,
Defendant.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW

Comes the Defendant, in pro per, in the above entitled cause and for answer to the complaint filed therein says that the allegations of the complaint are untrue.

FILED

MAY 17 1982

ALICE J. DUCK, CLERK
REGISTER

Daphne Boat Center, Incorporated,

By: James R. Wood,
Its President,

Defendant.

THE STATE OF ALABAMA {
Baldwin County }

CIRCUIT COURT AT BAY MINETTE, ALA.

KNOW ALL MEN BY THESE PRESENTS, That We, Amos Garrett, Howard Brooks
and Grady Hill,

....., of the County of Baldwin, State of Alabama,
are held and firmly bound unto Daphne Boat Center, Incorporated,

in the sum of THIRTEEN HUNDRED (\$1300.00) - - - - - Dollars, to
be paid to the said Daphne Boat Center, Incorporated,
heirs, executors, administrators, or assigns, for which payment, well and truly to be made, we bind our-
selves and each of us, our and each of our heirs, executors and administrators, jointly and severally, firmly
by these presents.

Sealed with our seals and dated the 30th day of April, 19 62.

The Condition of this Obligation is such:

That whereas, the above bounden Amos Garrett
..... ha S, on the day of the date
hereof, prayed an Attachment at the suit of the said Amos Garrett
..... against the estate of above named
Daphne Boat Center, Incorporated,

for the sum of SIX HUNDRED FIFTY & No/100 (\$650.00) - - - Dollars,
and hath obtained the same, returnable to the Circuit Court of Baldwin County:

Now, if the said Amos Garrett

should prosecute said Attachment to effect, and pay the said Defendant all such damages as it
may sustain by the wrongful or vexatious suing out said Attachment, then the above obligation to be
void; otherwise to remain in full force and effect.

And we and each of us hereby waive all rights of claims of exemption we or either of us have now,
or may hereafter have, under the Constitution and Laws of the State of Alabama.

Signed, Sealed, and delivered the date above written.

Amos Garrett (Seal)
Howard Brooks (Seal)
Grady Hill (Seal)
..... (Seal)

Approved, this 30 day of Apr, 1962

Alvin J. Smith, Clerk

THE STATE OF ALABAMA }
Baldwin County }

CIRCUIT COURT AT BAY MINETTE, ALABAMA

Before me, John P. Beebe, a Notary Public,in and for said County, personally appeared Amos Garrett

who, being duly sworn, on oath saith that

Daphne Boat Center, Incorporated,

justly indebted to

Amos Garrettin the sum of SIX HUNDRED FIFTY & No/100 (\$650.00) - - - Dollars,

which said amount is justly due after allowing all just offsets and discounts, and that the said

Daphne Boat Center, Inc., fails or refuses, on demand, topay such rent

and that this Attachment is not sued out for the purpose of vexing or harassing the Defendant, or other improper motive.

Amos GarrettSubscribed and sworn to before me this 30th day of April, 19 62John P. BeebeNo. 17/222 Page

STATE OF ALABAMA

Baldwin County

CIRCUIT COURT

At Bay Minette, Ala.

TO

ATTACHMENT BOND AND AFFIDAVIT

Filed this the day

of, 19

Clerk

Attorney