

ESTABLISHED 1822

BALDWIN & CO., LIMITED

H. F. BALDWIN, PRESIDENT.
G. B. BALDWIN, SECY & TREAS.
A. STEINER, SECY & PROCTR.
W. M. PITKIN, GENL. MANAGER.
J. M. CARBINE, MGR. MACHRY. DEPT.
L. J. BRADLEY, MGR. RETAIL DEPT.

HARDWARE, STOVES, CUTLERY
SPORTING GOODS, MACHINERY
RAILWAY & MILL SUPPLIES
AGRICULTURAL IMPLEMENTS

DIRECTORS:
HENRY F. BALDWIN,
GUSTAVE B. BALDWIN,
ALGIVIUS STEINER,
WALDO M. PITKIN,
NUGENT B. VAIRIN.

"SINCE 1822



HAS WELL SERVED YOU."

IMPORTERS & EXPORTERS

NEW ORLEANS
(SECOND PORT, U.S.A.)

Mar. 27/17

*Oaks. Merc. Co.
Lillian
Ala.*

PAYABLE IN N.Y. OR NEW ORLEANS EXCHANGE. ACCOUNTS PAST DUE SUBJECT TO SIGHT DRAFT WITHOUT NOTICE.

	Account Rendered		
<i>53</i>	<i>Merchandise</i>	<i>476</i>	<i>8070</i>
<i>6</i>		<i>06</i>	<i>100</i>
<i>17</i>		<i>17</i>	<i>285</i>
			<i>8455</i>
		<i>Int.</i>	<i>1499</i>
			<i>8954</i>

RETURN FOR RECEIPT.

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NUGENT B. VAIRIN.

NEW ORLEANS,
(SECOND PORT, U.S.A.)

May 3, 1916.

Book

Folio

SALESMAN

Mail

SOLD TO

Cokes Merc. Co.

Lillian Ala.

TERMS: 60 DAYS OR 2% 10 DAYS.

PAYABLE ONLY IN NEW ORLEANS, NEW YORK, CHICAGO, OR ST. LOUIS EXCHANGE, POST-OFFICE OR EXPRESS MONEY ORDER, COLLECTION CHARGES WILL BE DEDUCTED FROM LOCAL CHECKS.
RETURN NO GOODS ON THIS INVOICE WITHOUT FIRST CONSULTING US. WE DO NOT INSURE DELIVERY OR SAFE CARRIAGE OF GOODS. OUR RESPONSIBILITY CEASES WHEN MERCHANDISE IS RECEIVED FOR IN GOOD ORDER. CLAIMS FOR ERRORS OR SHORTAGE MUST BE MADE WITHIN 10 DAYS AFTER RECEIPT OF GOODS.
WHEN WRITING ABOUT THIS SHIPMENT GIVE DATE OF INVOICE TO INSURE PROMPT REPLY

2-100 Lb. Kegs Red Seal White Lead	200 Lb.	10 1/4	20 50	
1-50 Lb. " " " " " "	50 Lb.	10 1/2	5 25	
31 Gal. Pure B. Linseed Oil		82	25 42	
2 Kg. Wire Nails 6 D		3 10	6 20	
4 " " " 8"		3 00	12 00	
2 " " " 20"		2 90	5 80	
1 " " " 60"			2 90	
1-2 X 36 Well Point			2 63	
				8070

Copy

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NUGENT B. VAIRIN.

NEW ORLEANS, (SECOND PORT, U.S.A.)

May 6, 1916.

Book

Folio

SALESMAN

TERMS

Mail

SOLD TO

Oaks Merc. Co.

Lillian, Fla.

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WHEN WRITING ABOUT THIS SHIPMENT GIVE DATE OF INVOICE TO INSURE PROMPT REPLY

Container For Boiled Linseed Oil

Invoice May 3rd

1 00

copy



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A. STEINER, SECTY PROTEM.
W. M. PITKIN, GENL. MGR.
J. M. CARBINE, MGR. MACHRY. DEPT.
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WALDO M. PITKIN.
NUGENT BVAIRIN.

NEW ORLEANS.
(SECOND PORT, U.S.A.)

May 17 1916.

Book

Folio

SALESMAN

TERMS

Mail

SOLD TO

Cates Merc. Co.

Lillian Ma.

PAYABLE ONLY IN NEW ORLEANS, NEW YORK, CHICAGO, OR ST. LOUIS EXCHANGE, POST-OFFICE OR EXPRESS

ATION CHARGES

WILL BE DEDUCTED FROM LOCAL CHECKS.

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WHEN WRITING ABOUT THIS SHIPMENT GIVE DATE OF INVOICE TO INSURE PROMPT REPLY

1 Keg Wire Nails 100

285

285

Copy

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NEW ORLEANS.
(SECOND PORT. U.S.A.)

May 6, 1916.

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Container For Boiled Linseed Oil

Invoice May 3rd

1 00

copy

STATE OF ALABAMA.
BALDWIN COUNTY.

CIRCUIT COURT-FALL TERM-1917.

8800
00
68800
70.50
68800
88.80
68800

TO ANY SHERIFF OF THE STATE OF ALABAMA:-

You are hereby commanded to summon "The Oaks Mercantile Company," a partnership composed of Jesse O. Oaks and James S. Oaks, and Jesse O. Oaks and James S. Oaks, individually, 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 by "A. Baldwin & Company, a corporation, Plaintiff.

Witness my hand this 15th day of August, 1917.

D. W. Moore CLERK.

-----COMPLAINT-----

A. BALDWIN & COMPANY,
a corporation.)
Plaintiff.)

-vs-

(The Oaks Mercantile Comp-
(any, a partnership comp-
(osed of Jesse O. Oaks and
(James S. Oaks., and Jesse
(O Oaks and James S. Oaks,
(individually.

-vs

The Plaintiff claims of the Defendants the sum of Eighty-eight Dollars and eighty cents (\$88.80) due from them by an account dated March 29th, 1917.

The Plaintiff claims of the Defendants the sum of Eighty-eight Dollars and eighty cents (\$88.80) on an account stated between the plaintiff and defendant on the 29th day of March, 1917.

The Plaintiff claims of the defendants the sum of Eighty-eight dollars and eighty cents (\$88.80) for merchandise, goods and chattels sold by the plaintiff to the defendants on to-wit; May 3d, 1916, together with interest due thereon, which said sum of money is still due and un-paid.

PAGE & MOORER,
Attorneys for Plaintiff.

Plaintiff alleges that there is an intemized verified statement filed herewith.

I hereby acknowledged myself indebted on security for cash to the extent of \$100.00

See in office Aug. 18-1917 and forward
the within documents and exhibit
on page 2 into production and issue
into for the date mentioned at
C. E. Pemberton's check

Engelwood

Filed 9/17/17
W. W. Williams
J. E. K.

PAGE & MOORER
ATTORNEYS AT LAW
Bay Minette, Alabama