





INTERNATIONAL LATEX CORPORATION, 
A Corporation,

Plaintiff, 

VS.

WILLIAM C. MACON, Individually 
and d/b/a MACON DRUG STORE,

Defendant. 

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA,

AT LAW.

5366

C O M P L A I N T
Count I.


The Plaintiff claims of the Defendant TWO HUNDRED SIXTY AND 71/100 (\$260.71) DOLLARS due him by account on, to-wit, the 10th day of January, 1962, which sum of money with the interest thereon is still unpaid.

Count II.

The Plaintiff claims of the Defendant the sum of TWO HUNDRED SIXTY AND 71/100 (\$260.71) DOLLARS due from him by account stated between the Plaintiff and the Defendant on, to-wit, the 10th day of January, 1962, which sum of money, with the interest thereon, is still unpaid.


Count III.

The Plaintiff claims of the Defendant the sum of TWO HUNDRED SIXTY AND 71/100 (\$260.71) DOLLARS due from him for merchandise, goods and chattels sold by the Plaintiff to the Defendant between the 28th day of September, 1961, and the 10th day of January, 1962, which sum of money, with the interest thereon, is still unpaid.



E. G. RICKABY,
Attorney for Plaintiff

Note: The account sued on is evidenced by an itemized and verified statement filed herewith.



Attorney for Plaintiff

STATE OF DELAWARE

CITY/COUNTY CITY OF DOVER, COUNTY OF KENT, to wit:

This day personally appeared JOSEPH BASTAGO before the undersigned CHARLES A. SHROPSHIRE, a Notary Public in and for the City/County aforesaid, in the State of DELAWARE, who being duly sworn, doth depose and say:

1. He is an individual trading as _____

2. That he and _____ are partners trading as CREDIT MANAGER

3. That he is ~~treasurer~~ of and agent for INTERNATIONAL LATEX CORPORATION, a corporation incorporated under the laws of the State of DELAWARE

4. That the attached account shows a balance and amount due of TWO HUNDRED 71/100 DOLLARS AND Dollars (\$260.71); that the said amount as shown by the attached statement is justly due and owing to the said INTERNATIONAL LATEX CORPORATION by MACON DRUG STORE, ROBERTSDALE, ALABAMA

and interest is claimed from the 10th day of January, 1962.

5. That the information herein above set forth is within the personal knowledge of the affiant who is competent to testify thereto.

6. The affiant is duly authorized by plaintiff to make this affidavit.

Joseph Bastago
Affiant

Subscribed and sworn to before me in my City/County aforesaid, in the State of DELAWARE this 27th day of SEPTEMBER 1962.

My commission expires the 22nd day of AUGUST, 1964.

Witness my hand and notarial seal:

Charles A. Shropshire
Notary Public

STATEMENT

Cable Address: "Playtex"

playtex[®]
INTERNATIONAL LATEX CORPORATION
PLAYTEX PARK DOVER, DELAWARE

Macon Drug Store
Robertsdale
Alabama

All payments should be mailed to the nearest address:

P.O. Box 4512, Atlanta 2, Ga.

P.O. Box 1986, Boston 5, Mass.

P.O. Box 2183, Chicago 90, Ill.

DATE	REFERENCE	CHARGES	CREDITS	BALANCE
Balance Forwarded				
9/28/61	Inv. #242860	\$164.97		
11/15/61	Om. #226767		7.53	
1/10/62	Inv. #250387	103.27		
				\$260.71

INTERNATIONAL LATEX CORPORATION

SHIP TO:

MACON DRUG

ROBERTSDALE ALA

INVOICE TO:

MACON DRUG

ROBERTSDALE ALA

DIV	INVOICE NO	ACCOUNT NO
2	40000	0100000

INVOICE DATE IS SAME AS SHIPPING DATE AT LOWER LEFT OF INVOICE

CHARGES		REFERENCE		DATE		ORDER NO.		ROUT		TERMS		PERIOD		CO		TO		BY	
				5/15						30 DAYS		NET		30 DAYS					
TOTAL		PRODUCT		PRODUCT		COLOR		CUP		SIZES		TOTAL		UNIT		PRICE		AMOUNT	
		DESCRIPTION		NUMBER		CUP		STD		SMALL		LARGE		KID					
								40		30		20		10					
WEDNES		DIAPER PNT		455		1		1		1		1		1					
THUR		DIAPER PNT		456		1		1		1		1		1					
FRI		DIET SET		457		1		1		1		1		1					
SAT		DIPLOMAT		458		1		1		1		1		1					
SUN		DIPLOMAT		459		1		1		1		1		1					
MON		PARFAIT		460		1		1		1		1		1					
TUE		BOUFFANT		474		1		1		1		1		1					
WED		BOUFFANT		475		1		1		1		1		1					
THUR		BOUFFANT		476		1		1		1		1		1					
FRI		BOUFFANT		477		1		1		1		1		1					
SAT		BOUFFANT		478		1		1		1		1		1					
SUN		BOUFFANT		479		1		1		1		1		1					
MON		BOUFFANT		480		1		1		1		1		1					
TUE		BOUFFANT		481		1		1		1		1		1					
WED		BOUFFANT		482		1		1		1		1		1					
THUR		BOUFFANT		483		1		1		1		1		1					
FRI		BOUFFANT		484		1		1		1		1		1					
SAT		BOUFFANT		485		1		1		1		1		1					
SUN		BOUFFANT		486		1		1		1		1		1					
MON		BOUFFANT		487		1		1		1		1		1					
TUE		BOUFFANT		488		1		1		1		1		1					
WED		BOUFFANT		489		1		1		1		1		1					
THUR		BOUFFANT		490		1		1		1		1		1					
FRI		BOUFFANT		491		1		1		1		1		1					
SAT		BOUFFANT		492		1		1		1		1		1					
SUN		BOUFFANT		493		1		1		1		1		1					
MON		BOUFFANT		494		1		1		1		1		1					
TUE		BOUFFANT		495		1		1		1		1		1					
WED		BOUFFANT		496		1		1		1		1		1					
THUR		BOUFFANT		497		1		1		1		1		1					
FRI		BOUFFANT		498		1		1		1		1		1					
SAT		BOUFFANT		499		1		1		1		1		1					
SUN		BOUFFANT		500		1		1		1		1		1					
MON		BOUFFANT		501		1		1		1		1		1					
TUE		BOUFFANT		502		1		1		1		1		1					
WED		BOUFFANT		503		1		1		1		1		1					
THUR		BOUFFANT		504		1		1		1		1		1					
FRI		BOUFFANT		505		1		1		1		1		1					
SAT		BOUFFANT		506		1		1		1		1		1					
SUN		BOUFFANT		507		1		1		1		1		1					
MON		BOUFFANT		508		1		1		1		1		1					
TUE		BOUFFANT		509		1		1		1		1		1					
WED		BOUFFANT		510		1		1		1		1		1					
THUR		BOUFFANT		511		1		1		1		1		1					
FRI		BOUFFANT		512		1		1		1		1		1					
SAT		BOUFFANT		513		1		1		1		1		1					
SUN		BOUFFANT		514		1		1		1		1		1					
MON		BOUFFANT		515		1		1		1		1		1					
TUE		BOUFFANT		516		1		1		1		1		1					
WED		BOUFFANT		517		1		1		1		1		1					
THUR		BOUFFANT		518		1		1		1		1		1					
FRI		BOUFFANT		519		1		1		1		1		1					
SAT		BOUFFANT		520		1		1		1		1		1					
SUN		BOUFFANT		521		1		1		1		1		1					
MON		BOUFFANT		522		1		1		1		1		1					
TUE		BOUFFANT		523		1		1		1		1		1					
WED		BOUFFANT		524		1		1		1		1		1					
THUR		BOUFFANT		525		1		1		1		1		1					
FRI		BOUFFANT		526		1		1		1		1		1					
SAT		BOUFFANT		527		1		1		1		1		1					
SUN		BOUFFANT		528		1		1		1		1		1					
MON		BOUFFANT		529		1		1		1		1		1					
TUE		BOUFFANT		530		1		1		1		1		1					
WED		BOUFFANT		531		1		1		1		1		1					
THUR		BOUFFANT		532		1		1		1		1		1					
FRI		BOUFFANT		533		1		1		1		1		1					
SAT		BOUFFANT		534		1		1		1		1		1					
SUN		BOUFFANT		535		1		1		1		1		1					
MON		BOUFFANT		536		1		1		1		1		1					
TUE		BOUFFANT		537		1		1		1		1		1					
WED		BOUFFANT		538		1		1		1		1		1					
THUR		BOUFFANT		539		1		1		1		1		1					
FRI		BOUFFANT		540		1		1		1		1		1					
SAT		BOUFFANT		541		1		1		1		1		1					
SUN		BOUFFANT		542		1		1		1		1		1					
MON		BOUFFANT		543		1		1		1		1		1					
TUE		BOUFFANT		544		1		1		1		1		1					
WED		BOUFFANT		545		1		1		1		1		1					
THUR		BOUFFANT		546		1		1		1		1		1					
FRI		BOUFFANT		547		1		1		1		1		1					
SAT		BOUFFANT		548		1		1		1		1		1					
SUN		BOUFFANT		549		1		1		1		1		1					
MON		BOUFFANT		550		1		1		1		1		1					
TUE		BOUFFANT		551		1		1		1		1		1					
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FRI		BOUFFANT		554		1		1		1		1		1					
SAT		BOUFFANT		555		1		1		1		1		1					
SUN		BOUFFANT		556		1		1		1		1		1					
MON		BOUFFANT		557		1		1		1		1		1					
TUE		BOUFFANT		558		1		1		1		1		1					
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THUR		BOUFFANT		560		1		1		1		1		1					
FRI		BOUFFANT		561		1		1		1		1		1					
SAT		BOUFFANT		562		1		1		1		1		1					
SUN		BOUFFANT		563		1		1		1		1		1					
MON		BOUFFANT		564		1		1		1		1		1					
TUE		BOUFFANT		565		1		1		1		1		1					
WED		BOUFFANT		566		1		1		1		1		1					
THUR		BOUFFANT		567		1		1		1		1		1					
FRI		BOUFFANT		568		1		1		1		1		1					
SAT		BOUFFANT		569		1		1		1		1		1					
SUN		BOUFFANT		570		1		1		1		1		1					
MON		BOUFFANT		571		1		1		1		1		1					
TUE		BOUFFANT		572		1		1		1		1		1					
WED		BOUFFANT		573		1		1		1		1		1					
THUR		BOUFFANT		574		1		1		1		1		1					
FRI		BOUFFANT		575		1		1		1		1		1					
SAT		BOUFFANT		576		1		1		1		1		1					

INTERNATIONAL LATEX CORPORATION

SHIP TO:
MACON DRUG

INVOICE TO:

INV. INVOICE NO.	ACCOUNT NO.
112000	112000

INVOICE DATE IS SAME AS SHIPPING
DATE AT LOWER LEFT OF INVOICE

REFERENCE										TERMS			TYPE			CO			TO			SP					
DATE	DEPT NO	DEPT	DATE	DEPT NO	DEPT	DATE	DEPT NO	DEPT	DATE	DEPT NO	DEPT	DATE	DEPT NO	DEPT	DATE	DEPT NO	DEPT	DATE	DEPT NO	DEPT	DATE	DEPT NO	DEPT	DATE	DEPT NO	DEPT	
PRODUCT										PRICING			TOTAL			UNIT			AMOUNT								
DESCRIPTION										NUMBER			Y. SM.			SMALL			MED.			LG.			X-LG.		
SHOWER CAP										931			31			2											
SHOWER CAP										931			31			2											
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SHOWER CAP										931			31			2											
SHOWER CAP										931			31			2											

FILE COPY

INTERNATIONAL LATEX CORPORATION

MADE IN THE U.S.A. AND IMPORTED BY THE INTERNATIONAL LATEX CORPORATION

MACON DRUG

MACON DRUG

02 25762 110541A

ROBERTSCALE ALA

ROBERTSCALE ALA

QUANTITY		
8-11	8-12	8-13
2	12	

QUANTITY		
8-11	8-12	8-13
2	12	

DESCRIPTION		
ROBERTS	422	1
ROBERTS	422	

DESCRIPTION		
ROBERTS	422	1
ROBERTS	422	

INTERNATIONAL LATEX CORPORATION
 1000 E. 11th St.
 P.O. Box 1111
 Birmingham, Alabama 35202

CREDIT MEMO

MERCHANDISE		
TRANSPORTATION	10.00	
TOTAL	10.00	

INTERNATIONAL LATEX CORPORATION

SHIP TO:

MACON DRUG

ROBERTSDALE ALA

INVOICE TO:

MACON DRUG

ROBERTSDALE ALA

INV. NO.	ACCOUNT NO.
2 50387	01105414

INVOICE DATE IS SAME AS SHIPPING DATE AT LOWER LEFT OF INVOICE

CHARGES		REFERENCE		TERMS		TERC		CO. / I.O.		SP.	
		DATE	ORDER NO.	DEPT.							
		12-19-62			2 % 30 DAYS	NET	45	DAYS	3211	3	2
DESCRIPTION		PRODUCT NUMBER	COLOR	CUP #	STD	SMALL	MED	LG	XL	TOTAL UNITS	AMOUNT
DIPLOMAT		468	33					2		2	2.38
DIPLOMAT		468	30					2		2	2.38
PARFAIT		469	1					2		2	3.57
PARFAIT		469	2					1		1	1.19
BOUFFANT		474	2					1		1	1.08
TAILORED		475	2					1		1	2.70
TAILORED		475	3					1		1	3.60
POCKETS DOT		483	32					1		1	2.00
DRESS EEL		480	1					2		2	2.16
KODLER		490	1					2		2	2.40
VINYL PANT		489	1					4		4	1.64
HANDSAVER		829	7					3		3	2.95
HANDSAVER		829	20					8		8	7.67
SAG DEALS		4836	1					1		1	64.80
TOTAL										47	99.42
DATE SHIPPED		1/09/62	05								
CARTONS		2									
POUNDS		50									
INVOICE NO.		2 50387									
TOTAL AMOUNT										103.27	

*COLOR LEGEND:

- | | | |
|-----------|-----------------|-------------------------|
| 1. WHITE | 17. YELLOW | 33. BLUE/WHITE |
| 2. PINK | 18. MINT | 34. YELLOW/WHITE |
| 3. BLUE | 19. GREEN | 35. PINK/WHITE |
| 4. BLACK | 20. AQUA | 36. WHITE/RED |
| 7. MAIZE | 21. TEA ROSE | 37. WHITE/BLUE |
| 10. CLEAR | 22. PINK & BLUE | 38. WHITE/GREEN |
| 11. PEACH | 23. MULTI-COLOR | 39. WHITE/BLACK |
| 12. RED | 24. TURQUOISE | 40. YELLOW/ORANGE |
| 13. NAVY | 25. GRAY | 41. AQUA/WHITE |
| 14. GREY | 26. WALNUT | 42. WHITE/BLACK & RED |
| 15. BROWN | 27. OAK | 43. BLUE/ORANGE & WHITE |
| | | 44. PINK/WHITE & PURPLE |

- | | |
|---|---|
| 1. <input type="checkbox"/> NO. QUOTE | 5. <input type="checkbox"/> P.O. INV. |
| 2. <input type="checkbox"/> NO. EXPRESS | 6. <input type="checkbox"/> P.O. REC. |
| 3. <input type="checkbox"/> F.O.D. | 7. <input type="checkbox"/> INV. WORK |
| 4. <input type="checkbox"/> SHIP. COLLECT | 8. <input type="checkbox"/> INV. TODAY |
| 5. <input type="checkbox"/> REFER INV. TO | 9. <input type="checkbox"/> P. ORDER |
| | 10. <input type="checkbox"/> O. CMC |
| | 11. <input type="checkbox"/> B. L.A. |
| | 12. <input type="checkbox"/> INV. DUP. |
| | 13. <input type="checkbox"/> INV. INV. TO |

- | | |
|---|--------------------------------------|
| 14. <input type="checkbox"/> LONG ST. | 20. <input type="checkbox"/> SPECIAL |
| 15. <input type="checkbox"/> DUP. ST. | 21. <input type="checkbox"/> SPECIAL |
| 16. <input type="checkbox"/> LONG ST. | 22. <input type="checkbox"/> SPECIAL |
| 17. <input type="checkbox"/> DUP. ST. | 23. <input type="checkbox"/> SPECIAL |
| 18. <input type="checkbox"/> INV. TRP. | 24. <input type="checkbox"/> SPECIAL |
| 19. <input type="checkbox"/> DUP. INV. TO | 25. <input type="checkbox"/> SPECIAL |

SUMMONS AND COMPLAINT

Baldwin Times

THE STATE OF ALABAMA,
BALDWIN COUNTY

CIRCUIT COURT, BALDWIN COUNTY

No. _____

TERM, 19____

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon WILLIAM C. MACON, Individually and
doing business as MACON DRUG STORE,

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, State of Alabama, at Bay Minette, against WILLIAM C. MACON,
Individually and d/b/a MACON DRUG STORE, Defendant

by INTERNATIONAL LATEX CORPORATION, a corporation,

Plaintiff

Witness my hand this 21 day of Nov 19 62

Chief Clerk Clerk

THE STATE OF ALABAMA
BALDWIN COUNTY

CIRCUIT COURT

INTERNATIONAL LATEX CORPORA-

TION, a Corporation,
Plaintiffs

vs.

WILLIAM C. MACON, Ind. &

d/b/a MACON DRUG STORE,
Defendants

SUMMONS and COMPLAINT

Filed **FILED** _____, 19____

NOV 21 1962

_____, Clerk

**ALICE J. DUK, CLERK
REGISTER**

E. G. RICKARBY,

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

Robertsdale, Alabama.

RECEIVED IN OFFICE

11/21, 1962

Taylor Wilkins Sheriff

I have executed this summons

this 30 Jan, 1962

by leaving a copy with

William C. Macon

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

Taylor Wilkins Sheriff
William C. Macon Deputy Sheriff

W. C. Macon

TELEPHONE WA 8-9836

LAW OFFICES
E. G. RICKARBY
392 FAIRHOPE AVENUE
FAIRHOPE, ALABAMA

P. O. BOX 71

October 15, 1962

Mrs. Alice Duck
Clerk of the Circuit Court
Bay Minette, Alabama

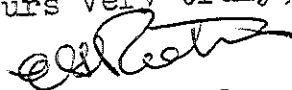
Re: International Latex Corp.
Vs: William C. Macon, Ind. &
d/b/a Macon Drug Store
Our File: 62-62

Dear Mrs. Duck:

Enclosed find Summons and Complaint, together with itemized and verified statement of account, in duplicate, along with client's check (which I have endorsed), in the sum of \$25.00, as deposit for costs. Please process same and turn over to the sheriff, along with his letter.

Thanks.

Yours very truly,



DATE:

ts - encl. cc: client.
10-30-62
REPLY:

5-366

TELEPHONE WA 8-9836

LAW OFFICES

P. O. BOX 71

E. G. RICKARBY

392 FAIRHOPE AVENUE
FAIRHOPE, ALABAMA

October 15, 1962

Honorable Taylor Wilkins

Sheriff, Baldwin County

Bay Minette, Alabama

Re: International Latex Corp.
Vs: William C. Macon, Ind. & d/b/a
Macon Drug Store
Our File: 62-62

Dear Mr. Wilkins:

With this, Mrs. Duck is handing you the suit papers in the above styled cause.

Please have your deputy serve papers on Mr. Macon there in Robertsdale and advise when this has been done. Thanks.

Yours very truly,

ts

encl.

cc: client

REPLY:

10/30/62

DATE:

INTERNATIONAL LATEX,
a Corporation,

Plaintiff,

Vs.

WILLIAM C. MACON, indivi-
dually and d/b/a MACON
DRUG STORE,

Defendant.

X
X
X
X
X
X
X

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
AT LAW

Comes now the Defendant in the above styled cause and for
further answer to the Plaintiff's Complaint, and each count there-
of, separately and severally, says:

2

That he has paid the debt for the recovery of which this
suit was brought, before the action was commenced.

WILTERS & BRANTLEY

BY: 

Attorney for Defendant

*Filed 6/5/67
10:11 am
JWP*

INTERNATIONAL LATEX CORPORATION, X
a corporation, X

Plaintiff, X

Vs. X

WILLIAM C. MACON, Individually X
and d/b/a MACON DRUG STORE, X

Defendant. X

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

AT LAW

726,5364

Comes now the Defendant in the above styled cause and for
answer to Complainant's Complaint and each Count thereof, separ-
ately and severally says:

1.

That he is not guilty of the matters alleged therein.

WILTERS & BRANTLEY

BY: *Lane J. Wilters, Jr.*

Attorney for Defendant

FILED

DEC 28-62

ALICE I. DIXON, CLERK
REGISTER